

UT ADMINISTRATION OF DAMAN & DIU SECRETARIAT, DAMAN.

No. DMN/VAT/RULES/2005/161

Date : 01/06/2005.

NOTIFICATION

In exercise of the powers conferred by Section 102 of the Daman & Diu Value Added Tax Regulation 2005 (1 of 2005) as applicable to the Union Territory of Daman & Diu, the Administrator of the Union Territory of Daman & Diu hereby makes the following Rules.

CHAPTER I. PRELIMINARY

1. Short title, extent and commencement

- (1) These rules may be called the Daman & Diu Value Added Tax Rules, 2005
- (2) They shall come into force on and from the date of their publication in the Official Gazette.

2. Definitions

- (1) In these Rules, unless the context otherwise indicates, a reference to
 - (a) the "Regulation" means the Daman & Diu Value Added Tax Regulation, 2005;
 - (b) unless otherwise specified, a "section" or "sub-section" means a section or sub-section of the Regulation; and
 - (c) a "Schedule" means a Schedule to the Regulation.
- (2) Words and expressions defined in the Regulation and used but not defined in these Rules have the same meaning as assigned to them in the Regulation.
- (3) Unless otherwise specified in these Rules
 - i) words importing the masculine gender shall include the feminine gender;
 - ii) words in singular shall include their plural and vice versa;
 - iii) expressions referring to "writing" shall include printing, typing, lithography, photography and other methods of representing or reproducing words in a visible form; and
 - iv) with reference to a person who is unable to sign his name, the words "signature" shall include his "thumb impression" or other mark duly attested to signify his signature.
 - v) Signature shall include digital signature.
- (4) In these Rules, unless the context otherwise indicates
 - (a) "address for service" means the address determined in accordance with Rule 21.
 - (b) "appropriate Government treasury" means Pay and Accounts offices of Reserve Bank of India or State Bank of India, or such other scheduled bank within the meaning of the Reserve Bank of India Act, 1934 or any other bank as may be notified by the Commissioner.
 - (c) "collector" means the Collector as defined in Goa, Daman and Diu Land Revenue Code,1968.
 - (d) "quarter" means the periods of three calendar months –

April 1 to June 30; July 1 to September 30; October 1 to December 31; and January 1 to March 31. - 3 -

EXTRAORDINARY No. : 01 DATED : 1st JUNE, 2005.

CHAPTER II. INCIDENCE AND LEVY OF TAX

3. Works contract (Section 5(2))

- (1) In case of turnover arising from the execution of the works contract, the amount representing the taxable turnover shall exclude the charges towards labour, services and other like charges subject to the dealer's maintaining proper records such as invoice, voucher, challan or any other document evidencing payment of charges towards labour, services and other like charges to the satisfaction of the Commissioner.
- (2) For the purpose of sub-rule (1), the charges towards labour, services and other like charges shall include:
 - i. Labour charges for execution of works;
 - ii. Charges for planning and architects fees;
 - Charges for obtaining on hire or otherwise machinery and tools used for the execution of the works contract;
 - iv. Cost of consumables such as water, electricity, fuel, etc. used in the execution of the works contract the property in which is not transferred in the course of execution of a works contract;
 - v. Cost of establishment of the contractor to the extent it is relatable to supply of labour and services;
 - vi. Other similar expenses relatable to supply of labour and services;
 - vii. Profits earned by the contractor to the extent it is relatable to supply of labour and services subject to furnishing of a profit and loss account of the works sites.

Provided where amount of charges towards labour, service and other like charges are not ascertainable from the books of accounts of the dealer, the amount of such charges shall be calculated at the percentages specified in the following table -

Table

Percentages For Works Contracts

	Type of contract	Labour, service and other like	
		charges as percentage of total	
		value of the contract	
1	Fabrication and installation of plant and machinery.	Twenty five percent	
2	Fabrication and erection of structural works of iron	Fifteen percent	
	and steel including fabrication, supply and erection of		
	iron trusses, purloins and the like.		
3	Fabrication and installation of cranes and hoists.	Fifteen percent	
4	Fabrication and installation of elevators (lifts) and	Fifteen percent	
	escalators.		
5	Fabrication and installation of rolling shutters and	Fifteen percent	
	collapsible gates.		
6	Civil work like construction of buildings, bridges,	Twenty five percent	
	roads, dams, barrages, canals and diversions.		
7	Installation of doors, doorframes, windows, frames	Twenty percent	
	and grills.		
8	Supply and fixing of tiles, slabs, stones and sheets.	Twenty percent	
9	Supply and installation of air conditioners and air	Fifteen percent	
	coolers.		
10	Supply and installation of air conditioning equipment	Fifteen percent	
	including deep freezers, cold storage plants,		
	humidification plants and de-humidors.		
11	Supply and fitting of electrical goods, supply and	Fifteen percent	
	installation of electrical equipments including		
	transformers.		
12	Supply and fixing of furniture and fixtures, partitions	Twenty percent	
	including contracts for interior decoration and false		
	ceiling.		
13	Construction of Railway coaches and wagons on under	Twenty percent	

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	Type of contract	Labour, service and other like charges as percentage of total	
		value of the contract	
	carriages supplied by Railway.		
14	Construction or mounting of bodies of motor vehicle and construction of trailers.	Twenty percent	
15	Sanitary fitting for plumbing and drainage or sewerage.	Twenty five percent	
16	Laying underground surface pipelines, cables or conduits.	Thirty percent	
17	Dying and printing of textiles.	Thirty percent	
18	Supply and erection of weighing machines and weighbridges.	Fifteen percent	
19	Painting, polishing and white washing.	Thirty percent	
20	All other contracts not specified from Sl. No. 1 to 19 above.	Twenty percent	

4. When turnover arises in a tax period (Section 12(4))

For the purposes of sub-section (4) of section 12, the amount of turnover or turnover of purchases arising in the tax period in the case of a sale or purchase occurring –

- by means of an installment sale or hire purchase of goods made in the tax period, is the (a) total amount of the sale price that will be due and payable under the agreement, including the amount of any option fee paid or that may be payable;
- (b) by the transfer of a right to use goods, not being a hire purchase agreement or installment sale agreement, is the proportion of the sale price that is due and payable during the relevant tax period;
- (c) by means of transfer of property in goods (whether as goods or in some other form) under a works contract executed or under execution in the tax period, is the consideration received or receivable by the dealer for such transfer of property in goods (whether as goods or in some other form) during the relevant tax period.

- (1) A dealer making an application for registration under section 19 and opting for payment of tax under sub-section (1) of section 16, shall specify his intention to pay tax under section 16.
- (2) A dealer paying tax at the rates specified in section 4 may elects to pay tax under section 16 only from the beginning of the following year by making an application in DVAT-01 within 30 days from the first day of the beginning of the following year.
- (3) A person who is eligible under sub-section (3) of section 16 and elects to pay tax under sub-section (1) of section 16 shall, within 30 days of the commencement of the Regulation, file an application in Form DVAT-02, specifying his intention to pay tax under section 16 and give particulars of trading stock, raw material, packaging material and finished goods held on the date of commencement of the Regulation and on which he is liable to pay tax under sub-section (6) of section 16.
- (4) If a dealer, who has elected to pay tax under sub-section (1) of section 16, desires to reverse his option under sub-section (2) of section 16, he shall file an application in Form DVAT-03 within 30 days from the first day of the beginning of the following year.

CHAPTER III

TAX CREDIT

6. Apportionment of tax credit (Section 10)

Where a dealer has purchased goods intended to be used for the purposes specified in sub-section (1) of section 9 and the goods are subsequently used fully or partly for other purposes as specified in sub-section (4) of section 9 or the goods manufactured out of such goods are exported from Daman & Diu by way of transfer as specified in sub-section (6) of section 9, the reduction of tax credit claimed shall be done in the following manner:

- (1) in case commodity-wise accounts are maintained by the dealer clearly correlating use of goods for making sales under sub-section (1) of section 9 and for other purposes [subsection (4) of section 9], the tax credit shall be reduced by the amount of input tax paid on the purchases used for such other purposes.
- (2) in case commodity-wise accounts are maintained by the dealer clearly correlating use of goods for making sales referred in sub-section (1) of section 9 and for transfer of goods or goods manufactured out of such goods [sub-section (6) of section 9], the tax credit shall be reduced in the manner specified in rule 7.
- (3) in case commodity-wise accounts are not maintained by the dealer clearly correlating use of goods for making sales referred to in clause (1) of this rule, the reduction of tax credit for the purpose of sub section (4) of section 9 shall be calculated on the basis of the purchase price of such goods immediately preceding their use for other purposes [subsection (4) of section 9] or their fair market value whichever is higher.
- (4) in case commodity-wise accounts are not maintained by the dealer clearly correlating use of goods for making sales referred to in clause (2) of this rule, the reduction of tax credit for the purpose of sub section (6) of section 9 shall be calculated on the basis of the purchase price of such goods immediately preceding to their transfer as envisaged in subsection (6) of section 9 or their fair market value whichever is higher and the input tax credit shall be reduced in the manner specified in rule 7.

7. Reduction of tax credit (Section 9(6) and Section 10(3)

- (1) For the purposes of sub-section (6) of section 9 and sub-section (3) of section 10, the tax credit is required to be reduced by the following prescribed percentages:
 - (a) in the case of goods specified in the Second Schedule, 100 percent;

- (b) in the case of goods specified in the Third Schedule, 100 percent;
- (c) in the case of goods specified in the Fourth Schedule, 20 percent; and
- (d) in the case of any other goods as specified in clause (d) of sub-section (1) of section 4, 32 percent.
- (2) Where a dealer has transferred any goods in the circumstances specified under sub-section (6) of section 9 and has made a reduction of tax credit by the prescribed percentage; he shall be entitled to claim the tax credit so reduced when he brings such goods back into Daman & Diu for sale on which tax is payable under section 3 or for sale in the course of inter-state trade or commerce or for sale in the course of exports out of the territory of India, subject to the condition that the goods brought back to Daman & Diu are the same goods as originally transferred.
- (3) Where any goods or goods manufactured out of such goods are lost or destroyed, the dealer shall not be eligible to claim tax credit on such goods and the credit taken in any earlier tax period shall be reversed in the tax period in which goods are claimed to have been lost or destroyed.

7A. Adjustment to tax

Where adjustment of tax arises under clause (e) of sub-section (1) of section 8 by reason of the whole or part of the price owed by the buyer for the purchase of goods having been written off by the dealer as bad debt, the dealer shall make such adjustment to the extent of the tax on the price written off as bad debt provided such price has been written off in his books of accounts and the price so written off has also been claimed by the dealer as deduction under section 36 of the Income Tax Act 1961 (43 of 1961)

Provided that where the price so written off relates to the sale of goods taxable at different rates of tax specified under section 4, the adjustment shall be made by allocating the price so written off to various amounts outstanding in the following order

- (i) any interest amount due and outstanding;
- (ii) sale price of any exempt goods;
- (iii) sale price of goods taxable at the rate of 1 percent;
- (iv) sale price of goods taxable at the rate of 4 percent;
- (v) sale price of goods taxable at the rate of 12.5 percent; and
- (vi) sale price of goods taxable at the rate of 20 percent

Provided further that where the price so written off is recovered subsequently either in whole or part, it shall be deemed to be the sale of goods by him in the tax period in which such price is recovered and the dealer shall make an adjustment in calculating the tax payable for the same tax period by allocating the recovery amount to the amounts stated above in the reverse order.

8. Treatment of stock brought forward during transition (Section 14(2))

For the purposes of sub-section (2) of section 14, the amount of tax borne shall be-

- (a) where the dealer holds an invoice issued by a dealer registered under the Daman and Diu Sales Tax Act, 1964 in respect of the opening stock which separately states the amount of tax paid under the Daman and Diu Sales Tax Act , 1964 at the point specified under section 8 of the said Regulation & at full rate of tax specified in the schedule to this item for the amount of such tax as is allocable to the opening stock; or
- (b) in any other case, an amount calculated according to the formula:

F x P x 75%

where -

F = the tax fraction, (r/r+100) [where 'r' is the rate of tax under the Daman and Diu Sales Tax Act, 1964 applicable as on March 31, 2005 to the opening stock].

P = the price paid for the opening stock.

9. Credit on used goods purchased by a registered dealer from a resident seller not registered under the Regulation - (Section 15)

- (1) No input tax credit shall be claimed on used goods purchased by a registered dealer from a resident seller who is not registered under the Regulation, unless the registered dealer has in his possession adequate proof of the amount paid for such goods in the form of an invoice or receipt signed by such a resident seller who is not registered under the Regulation containing the following, namely -
 - (a) the description of the goods;
 - (b) the amount paid for the goods;
 - (c) the name and address of the resident seller; and
 - (d) the Permanent Account Number (PAN) if any, of the resident seller.
- (2) No input tax credit shall be claimed on second hand goods under section 15 without production of original tax invoice.

10. Document for availing of credit- (Section 20(1))

(1) A dealer requiring to furnish statement of trading stock and raw material under clause (c) of sub-section (1) of Section 20 shall furnish the same in Form DVAT 19 within 7 days of his registration taking effect.

(2) No input tax credit shall be allowed on the trading stock or raw materials held by a dealer who is registered or re-registered at the time when such registration or re-registration takes effect, unless the dealer has in his possession adequate proof of the amount of input tax paid in the form of a tax invoices issued by a registered dealer to the dealer claiming the tax credit.

CHAPTER IV

REGISTRATION, APPROVAL AND PERMISSION

11. Applications – general

- (1) Every application under the Regulation for registration as a dealer or for the amendment or cancellation thereof, shall
 - (i) be furnished in the Forms prescribed in these Rules;
 - (ii) contain the information and particulars required in the relevant Form;
 - (iii) be signed and verified by the person or authority mentioned in section 29 and in the manner specified in the relevant Form;
 - (iv) be accompanied by all documents mentioned in the Form;
 - (v) be accompanied by proof of payment of the fee as prescribed in Annexure 1 of these Rules in the prescribed manner; and
 - (vi) be accompanied by security for the prescribed amount.
- (2) Where no Form is prescribed in these Rules, the application may be made in writing served on the Commissioner;

Provided that the Commissioner may require that the application be re-submitted in a Form or manner as may be specified by the Commissioner.

(3) The Commissioner shall issue a receipt acknowledging receipt of an application at the time that the application is furnished.

12. Application for registration as a dealer (Section 19)

- (1) A dealer who is required to apply for registration under section 18 shall make an application for registration to the Commissioner in Form DVAT-04 within a period of 30 days from the date of his becoming liable to pay tax under the Regulation and shall pay the filing fee as prescribed in Annexure 1 of these Rules.
- (2) The dealer shall provide such further information as may be required by the Commissioner.

13. Processing application for registration as a dealer (Section 19(4) (b))

Every notice issued to an applicant under sub-section (4) (b) of section 19 shall be in Form DVAT-05 and shall be served on the applicant in the manner specified in Rule 61.

14. Certificate of registration (Section 19 and Section 24)

- (1) The Commissioner, after due verification of the application form and the supporting documents, shall grant a certificate of registration in Form DVAT-06. The Commissioner shall grant single registration to a dealer who has within Daman and Diu, more than one place of business.
- (2) A dealer shall be deemed to be registered under the Regulation from the date of the receipt of an Application for Registration as specified in sub-rule (1) above or from the date the dealer has become liable to pay tax except where any other date has been specified in the certificate of registration.
- (3) Every registered dealer shall retain and prominently display the certificate of registration at its principle place of business and a certified copy thereof at all other places of business in Daman and Diu.
- (4) A registered dealer may obtain from the Commissioner, on payment of the fee prescribed in Annexure 1 of these Rules, a duplicate of the certificate of registration where the original has been lost, destroyed or defaced or a certified copy or copies on payment of the fee prescribed in Annexure 1 for the purpose specified in sub-rule (3).
- (5) The Commissioner shall issue a fresh certificate of registration under the Regulation to every dealer who is registered by virtue of section 24.
- (6) Pending the issue of the certificate pursuant to sub-rule (5), a certificate of registration issued to a dealer who is registered under the Daman and Diu Sales Tax Act, 1964 (4 of 1964) as in force in Daman and Diu immediately before the commencement of the Regulation shall be sufficient evidence that the person is registered for the purposes of section 19.

15. Amendment of registration (Section 21)

- (1) An application for amendment to an existing registration shall be made in Form DVAT-07.
- (2) Any amendment to the existing registration as a dealer shall be intimated by the Commissioner in Form DVAT-08.
- 16. Cancellation of registration (Section 22)

- An application under sub-section 2 of section 22 for cancellation of registration as a dealer shall be made in Form DVAT-09 within thirty days of the following-.
 - a) in cases where a registered dealer has ceased to carry on any activity which would entitle him to be registered as a dealer under the Regulation, from the date of cessation of the activity
 - b) in cases where an incorporated body is closed down or otherwise ceases to exist, from the date of closure or cessation of existence.
 - c) in cases where the owner of a proprietorship business dies leaving no successor to carry on the business, from the date of death of the owner of the proprietorship business
 - d) in case of a firm or an association of persons being dissolved, from the date of its dissolution
 - e) in case a registered dealer has ceased to be liable to pay tax under the Regulation, from the date on which he ceased to be so liable.
- (2) Every registered dealer who applies for cancellation of his registration shall surrender with his application the original certificate of registration and all certified copies thereof.
- (3) The application shall specify the date from which the dealer desires the cancellation of registration to take effect:

Provided that unless the Commissioner by notice in writing served on the dealer notifies another date from which registration shall be cancelled, the dealer's registration shall cease on the date specified by the dealer.

- (4) Where the Commissioner proposes to cancel the registration of a dealer under sub-section (1) of section 22, the Commissioner shall serve upon the person a notice in Form DVAT-10 in the manner prescribed in Rule 61.
- (5) Every registered dealer whose registration is cancelled under sub-section (1) of section 22 shall deliver to the Commissioner the certificate of registration by the date stated in Form DVAT-10. Provided that where a dealer has made an appeal to the Commissioner under section 74 against the cancellation of the registration, the dealer may retain the certificate of registration pending discussion of the appeal.
- (6) In case of cancellation of registration, the Commissioner shall specify in a notice in Form DVAT-11 the date from which the cancellation of the registration takes effect. Upon cancellation of registration, the dealer shall be required to comply with the requirements specified by the Commissioner either in the notice issued in Form DVAT-11 or by a separate communication to be served in the manner specified in Rule 61.
- (7) Notwithstanding the cancellation of registration, all the proceedings pending or to be initiated shall not abate.

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DATED : 1^{st} JUNE, 2005.

17. Publication of particulars of cancelled certificates of registration (Section 22(8))

For the purposes of sub-section (8) of section 22 the Commissioner shall publish the particulars of dealers whose registration has been cancelled in the following form:

(1)	(2)	(3)	(4)
	Name of the Proprietor / Manger / Partners / Directors	Registration number	Date of effect of cancellation of registration

18. Declaration of name of manager of business (Section 95)

- The information required under section 95 shall be intimated to the Commissioner in Form DVAT-04 at the time of application for registration.
- (2) Where there is any change in the person or persons named in Form DVAT-04 as manager or managers of business under section 95 on account of death or otherwise, the registered dealer or his legal representative, as the case maybe, shall inform the Commissioner within thirty days from the date of such change in Form DVAT-07 and also provide the name of the person or persons who shall be manager or managers thereafter.

19. Nomination of principal place of business in the case of a dealer having more than one place of business in Daman and Diu

- (1) Where a dealer has within Daman and Diu more than one place of business (hereinafter referred to as "branches") he shall
 - (a) nominate one of such branches as the principal place of business in Daman and Diu; and
 - (b) inform the Commissioner in Form DVAT-04 of such nomination at the time of application for registration.
- (2) When the dealer changes its designated principal place of business, the dealer shall inform the Commissioner within thirty days from the change in Form DVAT-07 and shall intimate the Commissioner of the location of the new principal place of business.

20. Intimation of address for service of notices

(1) Every person who applies for registration under the Regulation as a dealer shall, in the application, give an address in Daman and Diu for service of notices, orders and other correspondence.

- (2) Every person who has given an address for service and who subsequently changes his address shall, within thirty days after the change, intimate the Commissioner in writing his new address in Daman and Diu in Form DVAT-07.
- (3) Where a person has changed his address and has failed to give to the Commissioner notice in Form DVAT-07 of his new address in Daman and Diu for service, the service effected at the last known address shall be deemed to be valid service under the Regulation or the Rules and such person shall not be permitted to plead such change of address as a defense in any proceedings (whether civil or criminal) instituted against him under the Regulation or Rules.
- (4) The address for service last given to the Commissioner by any person shall, for all purposes under the Regulation and Rules, be his address for service.

21. Register of Dealers

The Commissioner shall maintain a "Registration Register" in such form as he may deem fit, incorporating therein the complete particulars of the dealers registered under the Regulation including particulars of any amendments to and cancellation of registration of the dealers under the Regulation, which will be available for inspection on payment of fee prescribed in Annexure 1 to these Rules.

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DATED : 1st JUNE, 2005.

CHAPTER V. SECURITY

22. Person and the required amount of security to be furnished

- A person applying for registration under the Regulation shall furnish security not exceeding Rupees fifty thousand with the application for registration.
 Provided that the amount of the security shall be reduced by the amount stated below subject to a total maximum reduction of Rupees 25,000, in case the person produces the following documents:
 - (a) last paid electricity bill in his name, Rupees 5,000;
 - (b) last paid telephone bill in his name, Rupees 2,500;
 - (c) Permanent Account Number (PAN) issued under the Income Tax Act, 1961, Rupees 5,000;
 - (d) any document as proof of ownership of principal place of business, Rupees 15,000;
 - (e) any document as proof of ownership of residential property, Rupees 10,000; or
 - (f) notarised photocopy of the passport of proprietor / managing partner or managing director, Rupees 5,000.
- (2) A person ordered to pay security under sub-section (4) of section 60 for de-sealing or release of any premise including the office, shop, godown, box, locker, safe, almirah or other receptacle shall furnish security of the amount ordered by the Commissioner before seeking de-sealing or release of the premise.
- (3) A person offering to pay security under sub-section (5) of section 61 for release of any goods vehicle, goods and documents seized shall furnish security of twice the amount of tax payable if the goods were sold in Daman and Diu before seeking release of goods vehicle, goods and documents seized.
- (4) The Commissioner may require a dealer claiming refund under section 38 to furnish security of the amount not exceeding the amount of refund claimed before the grant of refund.

23. Manner in which security may be furnished (Section 25)

- (1) The tender of an amount or an asset or the undertaking of a liability as security for any purpose of the Regulation shall be made in Form DVAT-12.
- (2) Subject to sub-rule (3), where a person is required or offers to furnish security for any purpose of the Regulation, the security shall be acceptable only if it is made in any one of the forms listed in

Table below unless the Commissioner prescribes a particular form in which the security shall be acceptable.

Provided that security may be offered partly in one form and partly in another.

- (3) The security required to be furnished by a person under sub-section (5) (b) of section 61 shall be at least 50% in the form specified as item no. 1 of the Table below and balance may be in any of the form specified in Table below.
- (4) A security, which does not meet the conditions specified in Table below, shall not be treated as the furnishing of security for the purposes of the Regulation.
- (5) The security shall be accepted only for the amount prescribed or ordered.
- (6) If the security is furnished in any of the forms referred to in items 2 to 7 (inclusive) in Table below, a document transferring the title to the security shall be executed in the name of the President of India and the transfer recorded and noted in the books of the issuing authority. The person offering the security shall be required to pay Stamp duty and Registration fee as prescribed under the relevant law.
- (7) The Commissioner shall maintain a complete account of the securities deposited, forfeited or refunded in Securities Register in such form and in such manner as the Commissioner deems fit.

	Form of security	Conditions	Amount of security
1	Cash	The Government will not pay any interest on	Amount of cash
		security deposit, held in the form of cash.	deposited in
			appropriate
			Government
			treasury.
2	Promissory notes,		These securities shall
	stock certificates		be accepted at five
	of any State		per cent below their
	Government		market price as on
			date of submission or
			at their face value,
			whichever is less.
3	Post Office Cash	These certificates shall be formally transferred	Surrender value at
	Certificates,	to the (President of India) and shall be accepted	the time of tender

Table – Forms of Security

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			$\mathbf{DATED} : 1^{S}$	st JUNE, 2005.
	Form of security	Conditions	DATED , I	
			C (1 CC	Amount of security
	Treasury Savings	with the sanction of the Post Mast	er of the office	
	Deposits,	of registration.		
	National Plan			
	Savings			
	Certificates, 12			
	Year National			
	Defence			
	Certificates, 10			
	Year National			
	Defence			
	Certificates.			
4	Post Office	A pass book, for a deposit made u	nder the Post	Amount deposited
	Savings Bank	Office Savings Bank Rules may b	e accepted as	
	Pass Books.	security provided that the dealer h	as signed and	
		delivered to the Post Master a lett	er in the	
		prescribed form as required by the	e said rules.	
		The pass book shall be sent to the	post office as	
		soon as possible after the 15th Jur	e of each year	
		so that necessary entries of interest	st may be made	
		therein.		
5	Municipal			These securities shall
	debentures or Port			be accepted at five
	Trust Bonds			per cent below the
	and/or Debentures			market price as on
	issued by the			date of submission or
	Government or a			face value whichever
	financial			is less.
	corporation.			
6	Bonds or			These securities shall
	debentures issued			be accepted at five
	by corporate			per cent below the
	bodies guaranteed			market price or face
	by the Central or			value, whichever is
	1	l		

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DATED :	1 st JUNE	, 2005.
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	1	DATED : 1ª JUNE, 2005.		
	Form of security	Conditions	Amount of security	
	any State		less.	
	Government as			
	regards the			
	payment of			
	principal and			
	interest or as			
	regards principal			
	only.			
7	Deposit receipts	The deposit receipts shall be made in the name	The amount shown	
	of any authorised	of the dealer but pledged to the (President of	on the deposit	
	bank.	India). The Bank shall agree that on receiving a	receipt.	
		signed treasury challan from the Commissioner		
		and withdrawal order duly signed by it, it will at		
		once remit the amount in full or in part as may		
		be specified in the order into the treasury and		
		send the receipted <i>challan</i> to the Commissioner.		
		The dealer will agree in writing to undertake the		
		risk involved in the investment.		
8	Mortgage of	Mortgage bond in writing shall be executed in	Amount stated in the	
	immovable	favour of the (President of India). and registered	relevant document as	
	property,	according to law of registration at the cost of the	the maximum	
	hypothecation or	dealer. The property mortgaged shall be free	amount recoverable	
	pledge of	from all encumbrances.	under the mortgage,	
	movable property,	Personal surety shall be in the form of a personal	hypothecation,	
	personal surety.	bond with one or two guarantees acceptable to	pledge, or personal	
		the Commissioner. This form of security shall be	surety.	
		accepted subject to such conditions as may be		
		laid down from time to time by the		
		Commissioner by a general or special order.		
		The liability of the surety or guarantor shall be		
		co-extensive with that of the dealer for the		
		period the contract of surety or guarantee		
		remains in operation notwithstanding the fact		

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DATED · 1st HINE 2005

		$DATED : I^{w} JUNE, 2005.$	
	Form of security	Conditions	Amount of security
		that the assessment proceedings against the	
		dealer under Chapter VI of the Regulation for	
		the period are initiated before or after the said	
		period. The liability of the surety or guarantor	
		shall be enforced and executed according to the	
		law for the recovery of arrears of land revenue	
		referred to in section 44.	
9	Bank guarantee.	The bank must be a Scheduled Bank.	The amount stated in
		The bank guarantee shall be initially valid for a	the relevant
		period of one year and shall be kept valid till	document as the
		such time the Commissioner may require.	maximum amount
			recoverable under the
			bank guarantee.

24. Safe-keeping, retention and return of security (Section 25)

- (1) Post Office Savings Bank pass books, deposit receipts of banks, security bonds and agreements, promissory notes or stock certificates tendered as security shall be kept in safe custody by the Commissioner or an officer nominated by him in this behalf.
- (2) Security tendered in any form shall be retained until the Commissioner orders that there is no further necessity for keeping it.
- (3) Where a person has ceased to be a dealer or undertakes any other activity for which security under the Regulation might not be required, the person may apply for the return, release or discharge of the security in Form DVAT-13.
- (4) A person may file appeal in the manner provided in section 74 if the Commissioner has failed within 4 months to return, release or discharge the security.
 Provided that, where the person has sought a refund in cash pursuant to section 38 at any time, the person shall not request the Commissioner to return, release or discharge the security on or before 30th November of the year succeeding the year which includes the tax period in respect of which the refund is claimed.
- (5) No security shall be returned, released or discharged to the person or otherwise disposed of except in accordance with the terms of the security bond or agreement and while returning, releasing or discharging the security to the person, unless the person entitled to the security gives

an acknowledgment duly signed and witnessed setting forth therein the full particulars of the security released, returned or discharged.

25. Forfeiture of security (Section 25 and Section 43)

- (1) Where the Commissioner proposes to forfeit a security in full or in part or is of the view that the security furnished is insufficient, he shall serve upon the person who furnished the security a notice in Form DVAT-14.
- (2) Where the Commissioner is not satisfied with the explanation given in response to the notice served upon in sub-rule (1), he shall pass an order in Form DVAT-15 forfeiting the security in part or in full and requiring the person to make good the deficiency of security.
- (3) Where security is furnished in a form other than cash or bank guarantee and the security is forfeited in full or in part or is rendered insufficient, the Commissioner shall in the notice allow the person affected, to pay the forfeited or insufficient amount in cash within the time specified in the notice.
- (4) If the amount to be forfeited or rendered insufficient is not deposited in cash pursuant to sub-rule
 (2) & (3), the Commissioner shall make an application to the Collector as defined in Goa, Daman and Diu Land Revenue Code, 1968 (9 of 1968) (hereinafter referred to as "Collector") to recover the said amount from the person, his surety or guarantor as arrears of land revenue.
- (5) The Commissioner shall furnish to the Collector the names and addresses of the person, his surety or guarantor and the amount to be recovered and thereupon the Collector shall proceed to recover the amount from the person or his surety or guarantor or from both as arrears of land revenue.
- (6) Where security has been provided in the form of a pledge of goods, the Commissioner may sell the goods following the procedure prescribed in Rule 41 to the extent applicable.
- (7) Where the security furnished by any person is forfeited in whole or is rendered insufficient, the person shall make up deficiency in any of the forms referred to in Table to Rule 23, as may be required by the Commissioner, within fifteen days from the date of service of order in Form DVAT-15.

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DATED : 1st JUNE, 2005.

CHAPTER VI.

TAX PERIOD AND TAX RETURNS

26. Tax Period (Section 3 and Section 36)

- (1) Subject to sub-rules (2) and (3), the tax period for a dealer whose -
 - (a) turnover in the preceding year is at or below Rupees five crore or tax paid or payable in the preceding year is at or below rupees one lakh shall be, at the option of the dealer, either one month or a quarter; and
 - (b) turnover in the preceding year exceeds Rupees five crore or tax paid or payable in the preceding year exceed one lakh shall be one month.

Provided that tax period for the first quarter of the financial year 2005-2006 will be a quarter for all the dealers.

- (2) The tax period of a dealer who ceases to be registered, ceases-
 - (a) if the registration is cancelled by the Commissioner, on the date specified by the Commissioner as the date on which the dealer's registration ceases to have effect;
 - (b) where the dealer dies or is wound up, on the date of death or winding up; or
 - (c) in any other case, on the date of cancellation of the registration.
- (3) Where during the course of a particular year, the dealer's turnover first exceeds Rupees five crore or the tax payable involve Rupees one lakh the dealer shall use a tax period of one month commencing from the first day of the month immediately following the completion of its current tax period.
- (4) Where
 - (a) a dealer has a tax period of one month;
 - (b) the dealer is not prohibited from having a tax period of a quarter and
 - (c) the dealer elects to have a tax period of a quarter,

the election shall take effect from the first day of the next quarter.

- (5) For the purpose of sub-rule (1), the "turnover" of a dealer shall not include turnover from:
 - (a) the sale of capital assets;
 - (b) sales made in the course of winding up the dealer's activities; and
 - (c) sales made as part of the permanent diminution of the dealer's activities.

Explanation: For the purposes of this sub-rule, sufficient proof of a dealer's turnover shall be a copy of the following documents-:

- (i) the annual audited accounts of the dealer for the three prior years or the annual accounts duly certified by the dealer where the accounts of the dealer are not required to be audited under any law for the time being in force;
- (ii) copy of the income tax returns furnished by the dealer for the three prior years duly certified by him or his Accountant.

27. Returns – General

- (1) Every return under the Regulation shall
 - (i) be furnished in the appropriate Form prescribed in these Rules;
 - (ii) contain the information and particulars required in that Form;
 - (iii) be signed and verified by the person or authority mentioned in section 29 and in the manner specified in that Form; and
 - (iv) be accompanied by all documents mentioned in the Form.
- (2) Where no Form for a return is prescribed in these Rules, the return may be made in writing and submitted to the Commissioner;

Provided that the Commissioner may require that the return be re-submitted in a form or manner specified by the Commissioner.

- (3) Every person liable to furnish a return as agent for any person (including an auctioneer) shall furnish a separate return for each person for whom he is agent, in addition to his own return, if required.
- (4) The person liable to furnish a return as trustee for another shall furnish a separate return for the trust of which he is a trustee, in addition to his own return, if required.
- (5) Notwithstanding anything contained in this Rule, the dealer or a class or classes of dealers as may be notified by the Commissioner by a special or general order, shall file the return in electronic form, from the date notified by the Commissioner in this regard and such dealer shall also file a copy of the return with the Commissioner within three days of electronic filing of return.
- 28. Dealers' periodic returns (Section 26)
- Subject to sub rule 2 every dealer liable to pay tax under section 3 shall furnish a return in Form DVAT-16 for each tax period.
- (2) Every dealer who has elected to pay tax under section 16 shall furnish return in Form DVAT 17.

- (3) A return under sub-rule (1) and sub-rule (2) shall be furnished within 28 days from the end of the dealer's tax period and shall be accompanied by proof of payment of tax, interest or any other sum in Form DVAT-20 and documents as may be specified in the return.
- (4) Where a dealer's registration is cancelled under the Regulation and is subsequently restored, the dealer shall furnish within 28 days after the restoration all monthly or, as the case may be, quarterly returns relating to the period during which his registration remained inoperative, and before furnishing such returns he shall deposit the tax due according to these returns in the same manner as he would have done if the registration was not so cancelled.

29. Revised Returns (Section 28)

- (1) A person who furnishes a revised return in correction of some error that has been detected, shall do so by furnishing Form DVAT-16 along with an explanatory note specifying the mistake or errors because of which it has become necessary to furnish a revised return.
- (2) A person paying tax under section 16 and wishes to furnish revised return to correct any mistakes/errors as detected by him shall furnish in form DVAT 17 along with an explanatory note specifying the mistake or error because of which it has become necessary to furnish a revised return.

30. Statement for Transitional Input Tax Credit. (Section 14)

Where, upon the commencement of the Regulation, a registered dealer wishes to claim tax credit under section 14, he shall furnish the required statement in Form DVAT-18 and in case the tax credit claimed is in excess of Rupees one lakh, the statement shall be accompanied by a certificate signed by an Accountant.

CHAPTER VII. PAYMENT OF TAX AND MAKING REFUNDS

31. Method of payment of tax, interest or penalty. (Section 36)

- (1) Tax, interest, penalty or any other amount due under the Regulation may be paid only in Rupees.
- (2) A payment of tax, interest, penalty or any other amount due under the Regulation may be made either in cash or by means of a crossed cheque, or bank draft drawn in favour of the appropriate Government treasury drawn on an authorised bank and shall be tendered along with a duly completed Form DVAT-20.
- (3) Where a payment of tax, interest, penalty or any other amount due under the Regulation is made by cheque or bank draft, the date of the payment for the purpose of the Regulation shall be the date on which the said cheque or bank draft is encashed.
- (4) Any tax, interest, penalty or any other amount due under the Regulation may be paid:
 - (a) at a branch in Daman and Diu of an authorised Bank;
 - (b) at any other place notified by the Commissioner.
- (5) Notwithstanding anything contained in this Rule, the Commissioner may provide separate procedures for method of payment of tax, interest, penalty or any other amount due under the Regulation in electronic form.

32. Treasury to notify payments. (Section 36)

The appropriate Government treasury shall furnish to the Commissioner Part B of the Form DVAT-20 retained by it in respect of all payments made in a day together with sufficient information to identify the dealer. The officer in charge of the appropriate Government treasury shall set his hands and seal on the said information before furnishing it to the Commissioner.

33. **Proof of payment.** (Section 36)

- (1) On receipt of the Part B of the receipted Form DVAT-20, the Commissioner shall allow the credit of the amount shown to the dealer against tax, interest, penalty or any other amount due from him under the Regulation.
- (2) In case Part 'B' of Form DVAT-20 is not forthcoming to the Commissioner or is lost, destroyed, defaced or mutilated, the dealer who claims that he had paid any amount on account of tax, interest, penalty or any other amount due under the Regulation, the Commissioner may require such dealer to furnish other satisfactory proof of such payment which shall be the Part 'C' or Part

'D' of Form DVAT-20 in respect of that payment supported by a certificate from the appropriate Government treasury that the payment shown in such Part 'C' or Part 'D' of Form DVAT-20 was deposited and credited to the Government account and an affidavit from such dealer that Part 'C' or Part 'D' of Form DVAT-20 and the certificate from the appropriate Government treasury are genuine. If, the dealer fails to furnish satisfactory proof of such payment, the credit for such payment shall be disallowed by the Commissioner.

34. Refund of excess payment. (Section 38)

- (1) A claim for refund of tax, penalty or interest paid in excess of the amount due under the Regulation (except claimed in the return) shall be made in Form DVAT-21stating fully and in detail the grounds upon which the claim is being made.
- (2) A claim for refund made in Form DVAT-21 shall not be again included in the return for any tax period.
- (3) The commissioner shall issue notice to any person claiming refund to furnish security under subsection 5 of Section 38 in Form DVAT -21A
- (4) Where the refund is arising out of a judgment of a Court or an order of an authority under the Regulation, the person claiming the refund shall attach with Form DVAT-21 a certified copy of such judgment or order.
- (5) When the Commissioner is satisfied that a refund is admissible, he shall determine the amount of the refund due and record an order in Form DVAT-22 sanctioning the refund and recording the calculation used in determining the amount of refund ordered (including adjustment of any other amount due as provided in sub-section (2) of section 38).
- (6) Where a refund order is issued under sub-rule (5), the Commissioner shall simultaneously record and include in the order any amount of interest payable under sub-section (1) of section 42 for any period for which interest is payable.
- (7) The Commissioner shall forthwith serve on the person in the manner prescribed in Rule 61 a cheque for the amount of tax, interest, penalty or other amount to be refunded along with the refund order in Form DVAT-22.
- (8) No refund shall be allowed to a person who has not filed return and has not paid any amount due under the Regulation or an order under section 39 is passed withholding the said refund.

35. Refund of tax for embassies, officials, international and public organisations (Section 41)

- (1) Subject to sub rule (2), an organisation listed in the Fifth Schedule of the Regulation (in this rule called "the organisation") may apply for the refund of the tax borne by it or by a qualified person as defined in sub-rule (6) on the purchase of goods once in every quarter, if:
 - (a) the goods are purchased by the organisation or the qualified person from a registered dealer;
 - (b) the goods (other than petrol, diesel and other fuels) are for the official use of the organisation or are for the personal use of the qualified person as listed in the Fifth Schedule;
 - (c) the goods were purchased from a registered dealer in a single transaction recorded on a single tax invoice and the sale price of the goods covered in the transaction exceeds Rupees 5,000 (excluding tax paid, if any) or such other amount as may be notified; and
 - (d) such other restrictions or conditions as may be notified by the Commissioner have been satisfied.
- (2) An application for refund under section 41 shall be made by the organisation on behalf of itself and every qualified person attached to the organisation in Form DVAT-23 within a period of 28 days from the end of the relevant quarter covering all purchases for which the tax invoices have been issued in that quarter.

Explanation. - For the purpose of this rule, the organisation shall be deemed to be an agent duly authorised by all qualified persons attached to the organisation to make such a claim.

- (3) A refund made to the organisation shall be deemed to be made to each qualified person through its agent duly authorised by the qualified person to receive such a payment.
- (4) Where an application for a refund is made in accordance with sub-rule (1) and the application is made in the prescribed form, manner and time, the refund shall be paid by the Commissioner within 30 days from the day when the Commissioner receives the application along with refund order in Form DVAT-22.
- (5) The amount of any refund shall be paid to a single account with a bank nominated by the organisation and any deposit made by the Commissioner to the account shall be deemed to be paid to the organisation and to every qualified person.
- (6) Subject to the restrictions and conditions notified by the Commissioner, for the purposes of this rule, a "qualified person" means a person referred to in Fifth Schedule of the Regulation.
- (7) Where an express term in a treaty or other international agreement to which the President or the Government of India is a party is inconsistent with the conditions in this rule, such treaty or international agreement shall prevail.
- (8) A claim for a refund of tax made under this rule shall be a composite of all the claims for a refund of tax of the organisation and every qualified person attached to the organisation.

- (9) The form shall be signed by the Chief of the Organisation or a person duly authorised by him. In case the form is signed by an authorised signatory, the form shall be accompanied by the letter of authorization signed by the Chief of the Organisation.
- (10) The organisation claiming a refund under this rule shall be required to retain all tax invoices based on which such refund is claimed for a period of 1 year from the date on which the refund is made.
- (11) The tax invoices filed along with the form shall be stamped by the Commissioner and returned along with the refund order in Form DVAT-22.

CHAPTER VIII.

ASSESSMENTS AND ENFORCEMENT OF TAX AND PENALTIES

36. Assessment of tax, interest or imposition of penalty.

- (1) Where the Commissioner makes a default assessment of tax under section 32, he shall record the order in Form DVAT-24 and such notice of assessment shall be served on the dealer in the manner prescribed in Rule 61.
- (2) Where the Commissioner makes an assessment of penalty under section 33, he shall record the order in Form DVAT-24A and such notice of assessment of penalty shall be served on the dealer in the manner prescribed in Rule 61.

37. Recovery of Government dues. (Section 35, Section 43(3) and Section 57)

 In case of any amount recoverable in terms of sub-section (3) of section 43, the Commissioner may issue to the Collector a certificate in Form DVAT-25.

Provided that the Commissioner may encash the security furnished by any person, if capable of being encashed simultaneously with the issue of certificate to the Collector and shall notify the Collector of the amount so realised.

- (2) The said Collector shall intimate to the Commissioner the amount recovered by him together with the date thereof and provide such other details as the Commissioner may require.
- (3) Without prejudice to the provisions of sub-section (4) of section 57, if at any time after the recovery proceedings have been commenced by the Collector the defaulter dies, the recovery proceedings shall be continued against the legal representatives.
- (4) Any amount recoverable under Chapter VII of the Regulation, shall be recovered in the same manner as provided in sub-rules (1) to (3).

38. Continuation of certain recovery proceedings (Section 45)

For the purposes of section 45, the Commissioner shall intimate to the Collector any reduction of government dues in Form DVAT-26, a copy of which shall also be served on the person in the manner prescribed in Rule 61.

39. Special mode of recovery. (Section 46)

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DATED : 1^{st} JUNE, 2005.

For the purposes of section 46, the Commissioner shall serve on the person a notice in Form DVAT-27 intimating the person of the requirement to pay the specified amount to the Commissioner in the manner prescribed in Rule 61.

40. Issue of summons. (Section 75)

- (1) A summons requiring a person
 - (a) to appear before the Commissioner;
 - (b) to produce documents to the Commissioner; or
 - (c) to appear before the Commissioner and produce documents,

shall be in Form DVAT-28.

(2) The Commissioner shall serve summons under sub-rule (1) in the manner prescribed in Rule 61.

41. Procedures for sale of property held by the Commissioner (Section 63)

- (1) Where the Commissioner has in his possession any goods, goods vehicle, or any other property, including goods seized at any border or check-post and goods held as security for the performance of an obligation under the Regulation (in this rule called "the property"), which may be sold by the Commissioner in pursuance of any powers conferred under the Regulation to recover tax, interest, penalty or other amount due under the Regulation, the power of sale shall be exercised in the manner set out in this Rule.
- (2) The Commissioner shall serve a notice in Form DVAT-29 in the manner prescribed in Rule 61 on the person recorded as the owner of the goods in the Commissioner's records. That notice shall allow the person fifteen days in which to redeem the property by tender of payment in cash of all amounts owed under the Regulation.
- (3) Where the person has not redeemed the property within the time specified in the form, the Commissioner may proceed to sell the property by public auction as per the following procedure-
 - (a) A report shall be prepared of the facts and circumstances in which the property is required to be sold by public auction and the Commissioner shall make a written order for sale or disposal of the property.
 - (b) The officer nominated by the Commissioner for the purpose shall cause to be published on the notice board of his office, a list of the properties intended for sale with a notice under his signature specifying the place where, and the day and hour at which, the property is to be sold and display copies of such list and notices at more than one public place near the place where the property is currently held, and the place of the proposed auction. A copy of the list and notice shall also be displayed in the office of the

Commissioner. Except in exceptional circumstances, a notice for not less than seven days shall be given before the auction is conducted.

- (c) Intending bidders shall be required to deposit as earnest money a sum equal to ten per cent of the estimated value of the property. The officer conducting the auction shall prepare a receipt acknowledging the receipt of the earnest money. Earnest money deposited by unsuccessful bidders shall be refunded to them immediately after the auction is over.
- (d) At the appointed day and time, the property shall be put up in one or more lots, as the officer conducting the auction sale may consider fit and shall be knocked down in favour of the highest bidder subject to confirmation of the sale by the Commissioner.
- (e) The purchaser shall pay the sale value of the property in cash immediately after the sale and he will not be permitted to carry away any part of the property until he has paid for the same in full and until the sale has been confirmed by the Commissioner. If the purchaser fails to pay the purchase money within three days of the confirmation of sale by the Commissioner, the property shall be re-offered for auction and any earnest money deposited by the defaulting bidder shall be forfeited to the Government.
- (4) If any order directing detention is reversed on appeal, the property detained, to the extent they have not been sold before such reversal comes to the knowledge of the officer conducting the sale, shall be released or, if such property has been sold, the net proceeds thereof shall be paid to the owner of the property.
- (5) Notwithstanding anything contained in this Rule, if the property is of a perishable nature or subject to speedy and natural decay or when the expenses of keeping it in custody are likely to be high, the Commissioner may –
 - (a) reduce the time stated in sub rule (2) within which the owner may redeem the property;
 - (b) reduce the time for display of any notice; and
 - (c) accelerate the time for the conducting the auction of the property.
- (6) Where property is sold under the preceding sub-rules, the proceeds of sale shall be applied in the following order
 - (a) payment of any expenses of the sale, including tax arising under the Regulation by virtue of the sale, and other incidental charges;
 - (b) in respect of any surplus, payment of the amount of any tax, interest and penalty recoverable under the Regulation or Daman and Diu Sales Tax Act- 1964 or Central Sales Tax Act-1956.
 - (c) in respect of any surplus, on application made to the Commissioner and upon provision of sufficient proof, payment to the person who was the owner of the property; and

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 (d) in respect of any surplus, in the absence of any claimant, deposited in the Consolidated Fund of India.

CHAPTER IX. ACCOUNTS, RECORDS AND AUDIT

42. Books and Accounts. (Section 48)

- (1) The following records shall be maintained by a dealer at his principal place of business:
 - (a) A monthly account specifying total output tax, total input tax and net tax payable or the excess tax credit due for carry forward.
 - (b) Purchase records, showing details of purchases on which tax has been paid, purchases made without payment of tax, purchases made from an exempted unit and purchases made from outside the State in Form DVAT-30. Original tax invoices for purchases on which tax has been paid and invoices for purchases made without payment of tax shall be preserved date-wise and in numerical order.
 - (c) Sales records showing separately sales made at different tax rates, zero-rated taxable sales and tax-free sales in Form DVAT-31. Copies of tax invoices related to taxable sales and invoices related to exempt sales shall be retained date wise and in numerical order.
 - (d) Record of inter-state sales and inter-state transfer of goods (including that of goods sent for job work) supported by statutory declarations and such other evidence as may be relevant.
 - (e) Details of input tax calculations where the dealer is making both taxable and tax free sales.
 - (f) Stock records showing stock receipts and deliveries and manufacturing records.
 - (g) Stock records showing separately the particulars of goods stored in cold storage, warehouse, godown or any other place taken on hire
 - (h) Order records and delivery challans wherever applicable.
 - (i) Annual accounts including trading, profit and loss accounts and the balance sheet.
 - (j) Bank records, including statements, cheque book counter foils and pay-in-slips.
 - (k) Cash book, daybook and ledger.
- (2) The following records shall be maintained by a dealer having elected to pay tax under section 16:

- (a) Details of the goods purchased and sold by him; and
- (b) Cash book, daybook, ledger, invoice/bill books and purchase vouchers.
- (3) Every owner or lessee of a cold store, warehouse, godown or any such place, who stores goods for hire or reward shall maintain or cause to be maintained a correct and complete account indicating the full particulars of the person whose goods are stored and the quantity, value, date of arrival, date of dispatch and the proposed destination of such goods.
- (4) Every person who carries goods for reward shall maintain or cause to be maintained a correct and complete account indicating the full particulars of the person whose goods are carried, the quantity, value, the place and date of delivery of such goods, vehicle number, and serial number and date of GR note and his office copy of the same.

42 A. Time within which and Form of Audit Report to be furnished (Section 49)

The Audit Report of Accountant required to be furnished to the Commissioner under Section 49 shall be in form DVAT-43 and shall be furnished to the Commissioner on or before 31st December of the year succeeding to which it relates.

43. Records to be carried by a person in charge of a goods vehicle (Section 61 (2) and (3))

- (1) The owner, driver or person in charge of the goods vehicle shall carry the Transport Receipt in Form DVAT-32, sale invoice or delivery note in Form DVAT-33, and, as the case may be, export declaration in Form DVAT-34, import declaration in Form DVAT-35 or transit slip in Form DVAT 35A.
- For obtaining export or, as the case may be, import Declaration in Forms DVAT-34 and DVAT-35, an application in Form DVAT 44 shall be made to the Commissioner by the user dealer.
- (3) Account of the usage of Forms DVAT 34 and DVAT 35 shall be maintained by the user dealer in Form DVAT 35B which shall be open for inspection by the Commissioner and shall be filed with the Commissioner every quarter or with every new application for obtaining Form DVAT 34 and DVAT 35, whichever is earlier.
- (4) A declaration in Form DVAT 34 or DVAT 35 shall be in three parts. Each part shall be filled and signed by consignor, the consignee and the transporter, as the case may be. The owner, driver or person in charge of the goods vehicle shall keep with him such declaration forms in duplicate while carrying the goods. He shall submit the declaration forms in duplicate at the check post or barrier. The officer in charge shall retain the original part of such declaration and shall return to the owner, driver or person in charge of the goods vehicle, the duplicate part duly verified, signed and stamped. The duplicate part of such declarations shall be furnished by the user dealer to the

Commissioner along with the account of such declaration maintained in Form DVAT 35B at the time of obtaining of additional declaration forms.

- (5) Where the owner, driver or the person in charge of the goods vehicle, or the goods vehicles enter Daman and Diu, is bound for any place outside Daman and Diu and passes through Daman and Diu, such owner, driver or the person in charge of the goods vehicle shall furnish, in duplicate to the officer in charge of the check post or barrier of his entry into Daman and Diu, a Transit Slip in duplicate in Form DVAT-35A duly filled, signed and verified. He will obtain from the officer in charge of the check post or the barrier one copy of the Transit Slip in Form DVAT-35A duly countersigned. The owner, driver or person in charge of the goods vehicle shall deliver within twelve hours of its entry into Daman and Diu, the said countersigned copy to the officer in charge of the check post or barrier at the point of his exit from Daman and Diu.
- (6) The owner, driver or his agent or the person in charge of the goods vehicle when required to furnish security under sub-section (5) of section 61 shall furnish security in the form and in the manner and subject to the conditions specified in rule 23. The security referred to in this sub rule shall be furnished within the time specified in the order not exceeding seven days from the detention of the goods. The Commissioner shall issue to the depositor a receipt in Form DVAT 45 acknowledging the receipt of the security.
- (7) The officer in charge of the check post or barrier detaining the goods shall make a report to the Commissioner about all the facts and circumstances of the case within twelve hours of the detention of the goods.
- (8) Where the goods detained are not released owning to the failure to furnish the security required to be furnished under sub-section (5) of section 61 within the specified time the notified goods detained shall be sold by public auction after following the procedure as specified in rule 41.

Explanation – For the purpose of this rule, unless the context otherwise requires "officer in charge" of the check post or barrier" shall also include any officer or any agent as may be empowered by the Commissioner.

44. Issue of Duplicate Tax Invoice

(1) Where a purchasing dealer claims to have lost the original tax invoice, the selling dealer may, upon a request made by the purchasing dealer accompanied by an undertaking cum indemnity in Form DVAT-36, provide a copy of such last tax invoice clearly marked as a 'duplicate' and shall

furnish a copy of such undertaking cum indemnity along with his return for the tax period in which such 'duplicate' tax invoice has been issued.

(2) Except when a tax invoice is issued under sub section (1) of section 50, if a dealer sells any goods exceeding Rupees twenty five in any one transaction to any person, he shall issue to the purchaser a retail invoice in terms of sub-section (4) of section 50.

45. Credit and debit Notes. (Section 51)

For the purposes of section 51, a credit note and a debit note shall be signed by a person authorised to sign the return to be filed under this Regulation and shall contain the following particulars:

- (a) the name, address and registration certificate number of the selling registered dealer;
- (b) the name and address of the purchaser and his registration number where the purchaser is a registered dealer;
- (c) a description of the reason for issuing the credit note or debit note;
- (d) the serial number of the relevant tax invoice affected by the credit note or debit note; and
- (e) the amount of the variation to the tax amount shown on the tax invoice.

46. Notice for audit. (Section 58)

Where the Commissioner has decided to audit the business affairs of any person under section 58, the Commissioner may serve on that person a notice in Form DVAT-37 in the manner prescribed in Rule 61.

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DATED : 1 st JUNE, 2005.

CHAPTER X.

VALUE ADDED TAX AUTHORITIES AND APPELLATE TRIBUNAL

47. Designation of other persons appointed to assist the Commissioner (Section 66(2))

Persons who may be appointed to assist the Commissioner, under sub-section (2) of section 66 may be designated as Special Commissioner, Assistant Value Added Tax Officer and Value Added Tax Inspector.

48. Conditions upon delegation of powers by the Commissioner (Section 68)

Without prejudice to the provisions of section 68, the Commissioner may delegate any of his powers to a person not below the rank of Assistant Value Added Tax Officer, but he may delegate

- (a) his powers under sub-sections (1) and (2) of section 60 to a person not below the rank of a Value Added Tax Officer;
- (b) his powers under section 61 to a person not below the rank of a Value Added Tax Inspector; and
- (c) his powers under section 84 to a person not below the rank of Deputy Commissioner.

49. Superintendence and control (Section 66(2))

Subject to the general control and superintendence of the Government, control and superintendence over all officers appointed under sub-section (2) of section 66 shall vest in the Commissioner.

50. Conditions subject to which an officer may be authorised to investigate offences punishable under the Regulation

The Commissioner shall not authorize any officer for the purpose of sub-section (1) of section 92 who is lower in rank than Assistant Value Added Tax Officer.

CHAPTER XI. DISPUTES

51. Authority to whom appeal may be files (Section 74)

The Commissioner may, by notification published in the Official Gazette, fix the jurisdiction of appeal in respect of the respective Value Added Tax Authority on the basis of territory or pecuniary limit or nature or class of appeal or on any other basis that may be deemed appropriate by the Commissioner.

52. Filing of appeal (Section 74 and Section 75)

- (1) Every appeal shall be filed in Form DVAT-38 accompanied by a copy of the notice of assessment, order or decision against which the appeal is being preferred and shall be submitted in triplicate with one copy to the Commissioner or the Value Added Tax authority against whose order the objection has been preferred.
- (2) Every appeal shall contain a clear statement of facts, precise grounds of appeal and the relief claimed.
- (3) Where an appeal is filed after the time limits prescribed under sub-section 4 of section 74, it shall be accompanied by a statement in Form DVAT-39, showing the reason for the delay in making the said appeal.
- (4) Where fresh evidence is sought to be produced, the appeal shall be accompanied by a memorandum of the evidence sought to be produced, stating clearly the reasons why such evidence was not adduced before the Value Added Tax authority against whose order the appeal is being filed.
- (5) The appeal in Form DVAT-38 shall be signed by the person making such appeal or his agent and shall be presented by him or his agent to the prescribed authority in person.
- (6) The prescribed authority shall issue or cause to be issued an acknowledgement of the appeal received, to the person who has filed the appeal, specifying the date of personal hearing.

53. Determination of appeals (Section 74)

The Commissioner while deciding the appeal shall conduct the proceedings by examining-

- (a) the registers and records maintained by the Value Added Tax Authority against whose order or decision or assessment the appeal has been filed;
- (b) the appeal; and
- (d) any other document, information or report, which in his opinion, is relevant to decide the appeal.
| EXTRAOR | DINARY No. : 01 |
|---------|-----------------------------|
| DATED : | 1 st JUNE, 2005. |

He may -

- (i) admit any further oral or documentary evidence that is relevant to the matters in dispute; and
- (ii) allow the applicant to present its arguments in person, by a representative authorised to appear before any authority under section 82 and by submission in writing, if any.

54. Hearings (Section 74)

- (1) Unless the person filing the appealed has expressly waived the personal hearing, the Commissioner or the Value Added Tax Authority (together referred to in this rule as "authority") deciding the appeal shall pass the order on the appeal after affording a reasonable opportunity of being heard to such person or his authorised representative.
- (2) The authority deciding the appeal may before deciding the appeal, cause such further and other enquiry or direct such enquiry to be held by the authority against whose decision the appeal has been preferred, as the authority deciding the appeal may consider necessary. The authority against whose order or decision or assessment the appeal has been preferred may be represented by a person authorised by him.
- (3) The authority deciding the appeal shall not at any hearing, allow the appealer to argue or present any ground of objection not specified in the appeal unless the authority is satisfied that omission of that ground there from was not willful or unreasonable.

55. Intimation of outcome of appeal (Section 74)

The decision of the Commissioner or the Value Added Tax Authority deciding the appeal shall be intimated to the applicant in Form DVAT-40 and shall be served on the person making the appeal in the manner prescribed in Rule 61.

56. Delay (Section 74(8))

- (1) A notice for the purpose of sub-section (8) of section 74 shall be in Form DVAT-41.
- (2) The notice shall be signed by the person filing the appeal or his authorised signatory and shall be served in person on the Commissioner or the Value Added Tax Authority deciding the appeal.

57. Recovery or refund on account of appeal,

The procedure for the refund of any amount due in consequence of an order made pursuant to an appeal, or any other proceeding under the Regulation, shall be that provided in Rule 34.

58. Determination of specific questions (Section 84)

- (1) Any person desiring that a question be determined by the Commissioner pursuant to section 84, shall furnish a concise statement of the case stating therein precisely the question to be determined, and indicating clearly the basis for the question. The statement shall be in writing in Form DVAT-42. Where the person applying for the determination so desires, the statement may separately include a draft ruling for the Commissioner's consideration and must be accompanied by a demand draft in favour of "The Commissioner Daman and Diu Value Added Tax" for the amount of the fee as prescribed in Annexure 1 of these Rules.
- (2) The statement of the case referred to in sub-rule (l) shall contain a declaration that the question submitted for determination of the Commissioner does not arise from any order passed under the Regulation or under the Daman and Diu Sales Tax Act, 1964, which were in force before the commencement of the Regulation and shall be signed by the person or his agent.
- (3) The Commissioner, after considering all the relevant material produced before him in this connection, shall determine the question or questions referred to him.
- (4) The decision of the Commissioner shall be prepared and intimated to the applicant in writing.
- (5) An order determining the questions shall be made by the Commissioner within a period of six months from the date of submission of the question, failing which, the provision of sub-section (6) of section 84 shall apply.

DATED : 1st JUNE, 2005.

CHAPTER XII. MISCELLANEOUS

59. Rounding

Where the Regulation or Rules require an amount to be calculated and the amount is not a multiple of a Rupee, the amount shall be rounded off to the nearest Rupee.

60. Printing of forms

All forms prescribed in these Rules shall be printed under the authority of the Commissioner and be obtainable from him or his authorised agent on payment of such charges, as may be specified by the Commissioner from time to time.

Provided that any form in force before commencement of these Rules and which may be specified by the Commissioner by order in writing may continue to be used for such period as specified in the said Order Provided further that the provisions of this Rule shall not apply to such form or forms as the Commissioner may specify in this behalf. It shall be open for a dealer to download such forms from the official website that may be notified by the Commissioner.

61. Service of documents

- (1) Without prejudice to the provisions of sections 96 and 97, notices of summons or orders (in this rule called a 'document') under the Regulation or these Rules may be served by any of the following methods, namely
 - (i) by delivering or tendering to the addressee or his agent, or to a person regularly employed by him in connection with the business in respect of which he is registered or to any adult member of his family, a copy of the notice, summons or order;
 - (ii) by post;

Provided that if upon an attempt having been made to serve any such notice or summons or order by any of the above mentioned method, the Commissioner is satisfied that the addressee is evading service of notice, summons or orders or that for any other reasons, the notice, summons or order cannot be served by any of the above mentioned methods, the Commissioner shall cause such notice or summons or orders to be served by affixing a copy thereof-

(a) if the addressee is a dealer, upon some conspicuous part of any place of the dealer's business last notified by the dealer or if the said place of business is known not to exist

or is not traceable, upon some conspicuous part of the last known place of residence of its proprietor or partner or director or trustee or manager or authorised signatory or any other person authorised to receive notice on behalf of the dealer.

(b) if the addressee is not a dealer, on some conspicuous part of his residence or office or the building in which his residence or office is located, and such service shall be as effectual as if it has been on the addressee personally;

Provided further that where the Commissioner at whose instance the notice or summons or order is to be served on inquiry is satisfied that the said office, building, place of residence is known not to exist or is not traceable, such officer may, by order in writing, dispense with the requirement of service of the notice or summons or order under the preceding proviso

- (iii) by sending the document by facsimile;
- (iv) by sending the document by electronic mail;
- (v) by sending the document by courier; or
- (vi) as in such other manner as the Commissioner thinks fit
- (2) When the officer serving a notice or summons or order delivers or tenders a copy of the notice or summons or order to the addressee personally or to his agent or to any other person referred to in clause (i) of sub-rule (1), he shall require the signatures of the person to whom the copy is so delivered or tendered, to an acknowledgment of the service, endorsed on the original notice of summons, or order

Provided that where the addressee or his agent or any such person refuses to sign the acknowledgment, the servicing officer shall affix a copy of the notice or summons or order on the outer door or some other conspicuous part of the premises in which the addressee ordinarily resides or carries on business or personally works for gain.

- (3) When the notice, summons or order is served by affixing a copy thereof in accordance with the provisions to sub-rule (1) or sub-rule (2), the officer serving it shall return the original to the Value Added Tax authority which issued the notice, summons or order with a report endorsed thereon or Annexure d thereto, stating that he so affixed the copy, the circumstances under which
 - he did so and the name and address of the person, if any, by whom the addressee's place of business or residence was identified and in whose presence the copy was affixed. The said officer shall also obtain the signatures or thumb impression of the person identifying the addressee's residence, office, or place of business, to his report.
- (4) When service is made by post, the service shall be deemed to be effected by properly addressing, pre-paying and posting by registered post the notice, summons or order and unless the contrary is proved, the service shall be deemed to have been effected at the time at which the notice, summons or order would be delivered in the ordinary course by post.

- (5) When the service is made through a courier, the service shall be deemed to have been effected by properly addressing, pre-paying and delivering to the courier the notice, summons or order and unless contrary is proved, the service shall be deemed to have been effected at the time at which the notice, summons or order would be delivered in the ordinary course by courier.
- (6) The sufficiency of mode of service of any notice, summons or order shall be decided by the Value Added Tax authority which issued the same.

62. Submission of documents with Commissioner

- (1) Subject to sub-rule (2), any application, return, form, or other document (in this rule called a "document") which is to be furnished, submitted to or made (in this rule referred to as "submitted") to the Commissioner under the Regulation or these Rules shall be submitted by:
 - (a) delivering the document to the Commissioner at his office;
 - (b) delivering the document to the Commissioner at any other place notified by him; or
 - (c) such other means as the Commissioner may notify, including electronic means.
- (2) A document shall be treated as submitted by a person to the Commissioner if the document is submitted by delivery at a place notified by the Commissioner, once the document has been stamped with the date of receipt by the Commissioner or by any other person authorised by the Commissioner to receive the document.

63. Qualifications to be possessed by Value Added Tax Practitioner (Section 82)

- (1) A value added tax practitioner referred to in section 82 shall be eligible to have his name entered in the list, if
 - (a) he possesses any of the qualifications specified in Rule 50 or Rule 51 of the Income Tax Rules, 1962, as amended from time to time; or
 - (b) he
 - (i) was formerly an employee of the Sales Tax Department or Value Added Tax Department;
 - (ii) held during service in the department an office not lower in rank than that of an Assistant Sales Tax Officer or Assistant Value Added Tax Officer for not less than seven years; and
 - (iii) is, in the opinion of the Commissioner, a fit and proper person to appear or in proceedings under the Regulation and these Rules.

- (2) A person referred to in sub-rule (1) (b) shall not be eligible to appear before the Authority deciding the objection on behalf of a person for a period of one year after he ceased to be an employee of the Department.
- (3) A person who wishes to have his name entered in the list referred to in sub-section (1) (c) of section 82, shall
 - (a) apply to the Commissioner in writing;
 - (b) pay the fee as prescribed in Annexure 1 of these Rules; and
 - (c) furnish with his application documentary evidence of his eligibility.
- (4) The Commissioner shall maintain a list of all persons whose names are entered under the procedure in this Rule.
- (5) A Certificate in Form DVAT-46 would be provided to each qualified Value Added Tax Practitioner.

64. Officers to carry and produce authorisations (Section 68 (2))

- (1) Where the Commissioner wishes to appoint an officer or other person to exercise any of the powers in Chapter X of the Regulation, the grant of authority to exercise the powers shall be in Form DVAT- 47 and shall be issued by the authority empowered by the commissioner in this regard.
- (2) The grant of authority shall
 - (a) be limited to a period not exceeding three years;
 - (b) be to a specific person; and
 - (c) expire on the retirement, resignation or transfer of the person,

Provided that a grant of authority may be renewed.

- (3) Every officer or other person authorised by the Commissioner under sub-rule (1) shall
 - (a) carry Form DVAT- 47 with him when purporting to exercise any of the powers conferred under the Chapter; and
 - (b) produce Form DVAT- 47 if requested by the owner or occupier of any premises where he proposes to exercise these powers.

65. Location of check-posts and barriers (Section 101)

The check-posts and barriers set up for the purposes of section 101 shall be located at the places

Specified in the notification issued from time to time.

DATED : 1^{st} JUNE, 2005.

66. Additional Information for proper administration of the Regulation.

- (1) Every dealer effecting sale or purchase in the course of inter state trade or commerce shall furnish a statement in Form DVAT- 48 within nine months from the end of the year.
- (2) Every transporter, cold warehouse operator, or any other person shall produce such information required for proper administration of the Regulation.

67. Repeal and savings

- (1) The Goa, Daman and Diu Sales Tax Rules 1964, as in force in Daman and Diu (referred to in this rule as the 'Said Rules" are hereby repealed.
- (2) Notwithstanding sub-rule (1), such repeal shall not affect the previous operation of the said Rules or any right, title, obligation or liability already acquired, accrued or incurred thereunder.
- (3) For the purposes of sub-rule (2), anything done or any action taken including any appointment, notification, notice, order, rule, form or certificate in the exercise of any powers conferred by or under the said Rules shall be deemed to have been done or taken in the exercise of the powers conferred by or under these Rules, as if these Rules were in force on the date on which such thing was done or action was taken.

By Order and in the name of the Administrator of Daman & Diu.

Sd/-

(**P. J. Bamania**) Deputy Secretary (Finance).

DATED : 1 st JUNE, 2005.

ANNEXURE 1.

PRESCRIBED FEES

A. The following fee shall be payable in court fee stamps namely :

Amount
in rupees)
0
0
(

Inspection and copies of documents

Inspection of documents: first hour	50
Inspection of documents: for each subsequent hour	10
Inspection of documents: document of previous year	100
Making copies of documents in the Commissioner's possession: for the first 200 words or part thereof	10
Making copies of documents in the Commissioner's possession: for every additional 100 words or part thereof	5
Additional fee where copies of documents are required urgently	20

Appeal and disputes

Submitting an appeal	50
Any other application	10
On Vakalatnama or Mukhtiarnama	10
AB. The following fee shall be payable in the form of Bank Draft namely :	Amount (Rs.)
Application for determination of a specific question under section 84	10,000
Application to be recognised as a value added tax practitioner	5,000

DATED : 1st JUNE, 2005.

PRESCRIBED FORMS

Number	Title
DVAT-01	Application for Opting for Composition scheme by a dealer registered under Daman & Diu Value Added Regulation, 2005
DVAT-02	Application for opting for Composition scheme by a dealer registered during transition
DVAT-03	Application for withdrawing from Composition scheme
DVAT-04	Application for Registration as a Dealer
DVAT-05	Notice Proposing Rejection of Registration Application
DVAT-06	Certificate of Registration as a Dealer
DVAT-07	Application for Amendment in Registration
DVAT-08	Amendment of Existing of Registration
DVAT-09	Application of Cancellation of Registration
DVAT-10	Show Cause Notice for Cancellation of Registration
DVAT-11	Cancellation of Registration
DVAT-12	Form for furnishing security
DVAT-13	Application for return, release or discharge of security
DVAT-14	Notice for Forfeiture and Insufficiency of Security
DVAT-15	Order of Forfeiture of Security
DVAT-16	Dealer's Value Added Tax Return and Revised Return
DVAT-17	Composition Tax Return and Revised Return
DVAT-18	Statement for Tax paid stock in hand on April 01, 2005
DVAT-19	Statement of Trading stock and Raw Material as on the date of registration
DVAT-20	Challan for Daman and Diu Value Added Tax
DVAT-21	Refund Claim Form
DVAT-21A	Notice to furnish security for granting refund
DVAT-22	Refund order

DATED : 1st JUNE, 2005.

Number

DVAT-23 Refund Form for Embassies, International and Public Organisations and staff

Title

- DVAT-24 Notice of Assessment
- DVAT-24A Notice of Assessment of Penalty
- DVAT-25 Form of Recovery Certificate
- DVAT-26 Continuation of Recovery Proceedings
- DVAT-27 Notice for special mode of recovery
- DVAT-28 Summons to appear in person/ or to produce documents
- DVAT-29 Notice for redeeming goods
- DVAT-30 Purchase Register
- DVAT-31 Sales Register
- DVAT-32 Goods Receipt record
- DVAT-33 Delivery Note
- DVAT-34 Export Declaration
- DVAT-35 Import Declaration
- DVAT-35A Transit Slip
- DVAT-35B Account of Declaration Form DVAT 34 / DVAT 35
- DVAT-36 Undertaking cum Indemnity by Purchasing Dealer
- DVAT-37 Notice for audit of Business Affairs.
- DVAT-38 Appeal Form
- DVAT-39 Application for condonation of delay
- DVAT-40 Decision of the Commissioner in respect of an Appeal
- DVAT-41 Notice of delay to the Authority deciding the Appeal
- DVAT-42 Application for determination of a Specific Question
- DVAT-43 Form of Certificate of Audit of Accounts.
- DVAT-44 Application for obtaining Form DVAT 34 or DVAT 35

DATED : 1^{st} JUNE, 2005.

Number

Title

- DVAT-45 Receipt of security deposited
- DVAT 46 Certificate for Enrolment of Value Added Tax Practitioner
- DVAT 47 Grant of Authority by the Commissioner
- DVAT 48 Annual Return Statement of Exports/ Inter State Sales/ Branch Transfer

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EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 01

(See Rule 5(2) of the Daman & Diu Value Added Tax Rules, 2005) Application For Opting For Composition Scheme

1. Registration No.]							
			1	1		1	1	1	1	-	1		 1	r	1	1			
2. Full Name of Applicant	Dealer																		
(For individuals, provide in of first name, middle name, surna																			
	Nature of Business										•								
3. Nature of Business (Tick☑ all applicable)		Wo	rks C	Contra	actor			Leas	ing	_	Othe	ers (s	pecif	y)					
												_				_			
4. Year in which composition	on scheme	e is	soug	ght*								-							
* hereinafter referred to as "cur	rrent year"											_							
5. Taxable Turnover in the	preceding	g yea	ar			(R	s.)]				
6. Estimated Taxable Turne	over in the	e cu	rrent	t yea	r	(R	s.)]				

7. Tax Payable on Opening Stock lying at the	Description*		Та	хP	aya	ble	(Rs	s.)	
beginning of the current year [u/s 16(9)]	(i) Trading Stock								
	(Iii) Raw material								
	(iii) Packaging Material								
	(iv) Finished Goods								
	Total								

(* Please complete Annexure 1)

8. Details of Tax paid calculated as per (7)	Description										
above	(i) Amount of tax paid* (Rs.)										
	(iii) Date of Deposit			/			/				
		C	bb		m	m			уу	у	
	(iii) Challan No. if any										
(* Disease attack animized aballand (mass for for a sit)											

(* Please attach original challan / proof of deposit)

9. Verification I/We hereinabove		e ar	nd c	orre	ect to	o the	ebes	t of n	ny/o	ur kn				mnly elief a								
Signature o	f Autho	orise	ed S	Signa	atory	/		_			 				 		 	 	 	 	 	_
Full Name	(first n	am	e, n	nidd	le, s	urna	ame)	_			 				 		 	 	 	 	 	_
Designation	l																		 	 	 	
								_		_		-	-		 	_	 	 	 	 	 	
Place																						
						_	_															
Date																						
	Day	'		Мо	nth			Ý	ear													

DATED : 1st JUNE, 2005.

Istructions for dealers opting for composition scheme (For details refer Section 16 and Rule 5):

- 1. Dealers opting for the composition scheme would be liable to pay tax @1% on his turnover.
- 2. The application for opting to pay tax under the composition scheme has to be filed within **30 days** from the beginning of the current year in case of dealers registered under the Regulation 2005.
- 3. Following class of dealers are **not eligible** to opt for the composition scheme:
 - Dealers whose turnover during the preceding year or expected turnover during the current year exceeds Rs. 50 lakhs
 - Dealers procuring goods from any place outside the state of Daman and Diu or selling or supplying goods to any place outside Daman and Diu at any time during the current year.
 - Dealers registered under the Central Sales Tax Act, 1956.
- 4. Dealers opting for the composition scheme cannot:
 - Make purchases of goods meant for resale from a person who is not a registered dealer under the Regulation 2005;
 - Issue a tax invoice;
 - Collect any amount of tax under the Regulation 2005 from customers; or
 - Claim input tax credit on their purchases
- 5. Once the dealer has opted for the composition scheme, the option of withdrawal is available only after the end of the year in which the option is made. Thus, dealers have to continue under the instant scheme up to the end of the financial year and the option of withdrawal would be available only at the beginning of next financial year. However if the taxable turnover of the dealer exceeds Rs.50 lacs during the year, he shall be liable to pay tax under section 3 on and from the day his taxable turnover exceeds Rs.50 lacs. Such dealer shall intimate the Commissioner within 7n days of his becoming liable to pay tax under section 3.
- 6. The dealer opting for the composition scheme has to pay tax at rates specified in Section 4 of the Regulation 2005 on the stock
- of trading stock, raw materials, packaging material and finished goods lying with him on first day of the financial year for which composition scheme is opted for.
- Dealers would be required to retain the tax invoices and retail invoices for all his purchases as required u/s 48 i.e. for a period of at least 7 years.

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EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 01: Annexure I

(i) Details of Trading Stock as at 1st April, ______ of the current year and tax payable thereon.

	Rate wise details of the Trading Stock	F	Purc	hase	e Va	alue	(Rs	.)	Fa	air N	larke	et Va	alue	* (Rs	s.)	Тах	Pa	yab	le (F	Rs.)	
А	Goods taxable at 1%																				
В	Goods taxable at 4%																				
С	Goods taxable at 12.5%																				
D	Goods taxable at 20%																				
Е	Total																				

(* As at 1st April of the current year)

(ii) Details of Raw Material as at 1st April, ______ of the current year and tax payable thereon.

	Rate wise details of the Raw Material	F	Purcl	nase	e Va	alue	(Rs.)	F	air N	lark	et Va	alue	* (Rs	5.)	Тах	: Pa	yab	le (F	₹s.)	
А	Goods taxable at 1%																			
В	Goods taxable at 4%																			
С	Goods taxable at 12.5%																			
D	Goods taxable at 20%																			
Е	Total																			

(* As at 1st April of the current year)

(iii) Details of Packaging Material as at 1st April, ______ of the current year and tax payable thereon.

	Rate wise details of the Packaging Material	F	urcl	nase	e Va	lue	(Rs	.)	Fa	air M	larke	et Va	alue'	* (R:	5.)	Тах	(Pa	yab	le (F	Rs.)	
А	Goods taxable at 1%																				
В	Goods taxable at 4%																				
С	Goods taxable at 12.5%																				
D	Goods taxable at 20%																				
Е	Total																				

(* As at 1st April of the current year)

(iv) Details of Finished Goods as at 1st April, ______ of the current year and tax payable thereon.

	Rate wise details of the Packaging Material	F	Purcl	hase	e Va	alue	(Rs	.)	Fa	air M	larke	et Va	alue'	* (Rs	s.)	Тах	: Pa	yab	le (F	Rs.)	
А	Goods taxable at 1%																				
В	Goods taxable at 4%																				
С	Goods taxable at 12.5%																				
D	Goods taxable at 20%																				
Е	Total																				

(* As at 1st April of the current year)

	DINARY No. : 01
DATED :	1 st JUNE, 2005.

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EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Department of Value Added Tax

Form DVAT 02

(See Rule 5(3) of the Daman & Diu Value Added Tax Rules, 2005) Application For Opting For Composition Scheme (Only to be used by a dealer registered under Daman & Diu Sales Tax Regulation)

1. Registration No. under Daman Regulation	& Di	iu Sa	iles T	āx																	
2. Full Name of Applicant Dealer																					
(For individuals, provide in order of first name, middle name, surname)																					
		1 1			1	1	1			1											
3. Nature of Business (Tick⊠ all applicable) □ Tr	ader				Wo	orks C	Contra	actor			Lea	sing				Otl	hers	s (sp	beci	fy)	_
 4. Year in which composition schen * hereinafter referred to as "current year 		soug	jht*				2	0	0	5] -	2	(0	0	6	5				
5. Taxable Turnover in the precedir	ng ye	ar			(R	s.)										1					
																-					
6. Estimated Taxable Turnover in th	ne cu	urrent	year		(F	Rs.)															
7. Tax Payable on Opening Stock ly	ying a	at the	;	1			Doc	cript	ion*						То			blo			
beginning of the current year [under 16(6)]				(i)	Tra	ding											aya		(Rs	».)	
						aw ma														+	
				<u> </u>	,	ckag			al												
				-	-	nishe	-														
											Тс	otal									
(* Please complete Annexure 1)		(0)		n 1									1								
8. Details of Tax paid calculated as above	per	(6)					Des	cript	ion*												
						ount			ł		(R	s.)									
				(iii	i) Da	ite of	Dep	osit							/			/			
				/:::			No	if on	,				d	d		m	m			ууу	/
(* Please attach original challan / p	roof	of der	posit			allan		-	/												
9. Verification I/We hereinabove is true and correct to t Signature of Authorised Signatory	he be	est of				here	eby se	olemi	nly a ef ar	ffirm Id no	and othing	dec g has	lare s be	e tha een	at th con	ie ir icea	nfori aled	mat I the	ion erefr	giver om.	1
Full Name (first name, middle, sur	mam	e)																			
Designation	<u> </u>	'																			
Place																					
Date Day Month			Year																		

DATED : 1 st JUNE, 2005.

Instructions for dealers opting for composition scheme (For details refer Section 16 and Rule 5(3)):

- 1. Dealers opting for the composition scheme would be liable to pay tax @1% on his turnover.
- 2. The application for opting to pay tax under the composition scheme has to be filed by 30th April 2005.
- 3. Following class of dealers are **not eligible** to opt for the composition scheme:
 - Dealers whose turnover during the preceding year or expected turnover during the current year exceeds Rs. 50 lakhs
 - Dealers procuring goods from any place outside Daman and Diu or selling or supplying goods to any place outside Daman and Diu at any time during the current year.
 - Dealers registered under the Central Sales Tax Act, 1956.
- 4. Dealers opting for the composition scheme **cannot**:
 - Make purchases of goods meant for resale from a person who is not a registered dealer under the Regulation;
 - Issue a tax invoice;
 - Collect any amount of tax under the Regulation from customers; or
 - Claim input tax credit on their purchases.
- 5. Once the dealer has opted for the composition scheme, the option of withdrawal is available only after the end of the year in which the option is made. Thus, dealers have to continue under the instant scheme up to the end of the financial year and the option of withdrawal would be available only at the beginning of next financial year. However if the taxable turnover of the dealer exceeds Rs.50 lacs during the year, he shall be liable to pay tax under section 3 on and from the day his taxable turnover exceeds Rs.50 lacs. Such dealer shall intimate the Commissioner within 7n days of his becoming liable to pay tax under section 3.
- 6. The dealer opting for the composition scheme has to pay tax at rates specified in Section 4 of the Regulation on the stock of trading stock, raw materials, packaging material and finished goods lying with him on 1st April 2005, provided the goods have not suffered tax under the Daman and Diu Sales Tax Regulation.
- 7. The dealer opting for the composition scheme cannot claim input tax credit on the opening stock of trading stock, raw materials, packaging material and finished goods lying with by him on 1st April 2005, on which tax has already been levied under the Daman and Diu Sales Tax Regulation.
- 8. Dealers would be required to retain the tax invoices and retail invoices for all his purchases as required u/s 48 i.e. for a period of at least 7 years.

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 02: Annexure I

(i) Details of Trading Stock as at 1st April, 2005 and tax payable thereon.

	Rate wise details of the Trading Stock	F	Purcl	has	e Va	alue	(Rs	.)	Fa	air N	larke	et Va	alue	* (R	s.)	Тах	(Pa	yab	e (F	Rs.)	
А	Goods taxable at 1%																				
В	Goods taxable at 4%																				
С	Goods taxable at 12.5%																				
D	Goods taxable at 20%																				
Е	Total																				

(* As at 1st April, 2005)

(ii) Details of Raw Material as at 1st April, 2005 and tax payable thereon.

	Rate wise details of the Raw Material	F	Purc	has	e Va	alue	(Rs.	.)	Fa	air N	larke	et Va	alue	* (Rs	s.)	Тах	: Pa	yab	le (F	₹s.)	
А	Goods taxable at 1%																				
В	Goods taxable at 4%																				
С	Goods taxable at 12.5%																				
D	Goods taxable at 20%																				
Е	Total																				

(* As at 1st April, 2005)

(iii) Details of Packaging Material as at 1st April, 2005 and tax payable thereon.

	Rate wise details of the Packaging Material	F	Purcl	has	e Va	alue	(Rs	.)	Fa	air N	larke	et Va	alue'	* (R:	s.)	Тах	(Pa	yab	le (F	Rs.)	
А	Goods taxable at 1%																				
В	Goods taxable at 4%																				
С	Goods taxable at 12.5%																				
D	Goods taxable at 20%																				
Е	Total																				

(* As at 1st April, 2005)

(iv) Details of Finished Goods as at 1st April, 2005 and tax payable thereon.

	Rate wise details of the Packaging Material	F	Purc	has	e Va	alue	(Rs	.)	Fa	air N	larke	et Va	alue	* (Rs	s.)	Тах	(Pa	yab	le (F	₹s.)	
А	Goods taxable at 1%																				
В	Goods taxable at 4%																				
С	Goods taxable at 12.5%																				
D	Goods taxable at 20%																				
Е	Total																				

(* As at 1st April, 2005)

V. Verification	
I/We	hereby solemnly affirm and declare that the information giver
hereinabove is true and correct to the best of my/our know	vledge and belief and nothing has been concealed therefrom.

Signature of Authorised Signatory

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EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Full Name	(first nam	ne, mida	lle, s	urne	ame)	_		 	_									
Designatio	n															 		
Place																		
Date	Day	Мо	onth			Y	ear											

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EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 03

(See Rule 5(4) of the Daman and Diu Value Added Tax Rules, 2005)

Application For Withdrawal From Composition Scheme

1. Registration No.													7										
						•						•	-										
2. Full Name of Applicant (For individuals, provide in																							
first name, middle name, sum																							
3. Nature of Business (Tick☑ all applicable)	🛛 Tr	ade	r			W	ork	s Co	ontra	actor			Lea	sing) (Oth	ers	(spe	ecify	y)	
 Year in which withdra sought* 	awal fror	m c	ompo	ositic	on so	hem	ne	is															
* hereinafter referred to as "cu	urrent year	r"																					
5. Taxable Turnover in the	precedir	ng y	ear		(F	Rs.)							L]								
 Reasons for withdrawal scheme 	from cor	mpos	sition																				
scheme					-																		
7 Input fay on goods pure	based ar		ing in																				
 Input tax on goods purc stock in Daman and Diu a: 	s at 1 st A	pril o	of the	1					Des	cript	ion*						In	iput	t Tax	< (R	s.)		
stock in Daman and Diu as year for which withdrawal	s at 1 st A	pril o	of the	1	(i) Tra	adir				ion*						In	iput	t Tax	< (R	s.)		
stock in Daman and Diu as	s at 1 st A	pril o	of the	1	_) Tra i) Ra		ng S	Stock		ion*						In	ipul	t Tax	< (R	s.)		
stock in Daman and Diu as year for which withdrawal	s at 1 st A	pril o	of the	1	(i	i) Ra	aw	ng S Ma	Stock teria								In	ipul	t Tax	< (R	s.)		
stock in Daman and Diu a year for which withdrawal section 16(2)]	s at 1 st A is sought	pril o	of the	1	(i	i) Ra	aw	ng S Ma	Stock teria	(To	otal				iput	t Tax	< (R	s.)		
stock in Daman and Diu as year for which withdrawal	s at 1 st A is sought	pril o	of the	1	(i	i) Ra	aw	ng S Ma	Stock teria	(To	btal			In	iput	t Tax	< (R	S.)		
stock in Daman and Diu a year for which withdrawal section 16(2)] (* Please complete Annex 8. Verification	s at 1 st A is sought	pril o	of the	ו פ 	(i	i) Ra	aw ack	ng S Ma kagir	Stock teria	ll 1ater	ial	ffirm				tha							
stock in Daman and Diu a year for which withdrawal section 16(2)] (* Please complete Annex	s at 1 st A is sought ure 1)	pril c	of the der		(i (i	i) Ra ii) Pa	aw ack	ng S Ma kagir	Stock teria ng N	ll later	ial nly a	ffirm	and	dec	lare	tha	it the	e in	form		on g	jiven.	
stock in Daman and Diu a: year for which withdrawal i section 16(2)] (* Please complete Annex 8. Verification I/We	s at 1 st A is sought ure 1) prrect to t	pril c	of the der		(i (i	i) Ra ii) Pa	aw ack	ng S Ma kagir	Stock teria ng N	ll later	ial nly a	ffirm	and	dec	lare	tha	it the	e in	form		on g	jiven.	
stock in Daman and Diu a year for which withdrawal section 16(2)] (* Please complete Annex 8. Verification I/We hereinabove is true and co	s at 1 st A is sought ure 1) prrect to t	pril (t [un	of the der		(i (i	i) Ra ii) Pa	aw ack	ng S Ma kagir	Stock teria ng N	ll later	ial nly a	ffirm	and	dec	lare	tha	it the	e in	form		on g	jiven.	
stock in Daman and Diu a: year for which withdrawal i section 16(2)] (* Please complete Annex 8. Verification I/We hereinabove is true and co Signature of Authorised Si	s at 1 st A is sought ure 1) prrect to t	pril (t [un	of the der		(i (i	i) Ra ii) Pa	aw ack	ng S Ma kagir	Stock teria ng N	ll later	ial nly a	ffirm	and	dec	lare	tha	it the	e in	form		on g	jiven.	
stock in Daman and Diu a: year for which withdrawal i section 16(2)] (* Please complete Annex 8. Verification I/We	s at 1 st A is sought ure 1) prrect to t	pril (t [un	of the der		(i (i	i) Ra ii) Pa	aw ack	ng S Ma kagir	Stock teria ng N	ll later	ial nly a	ffirm	and	dec	lare	tha	it the	e in	form		on g	jiven.	



EXTRAOR	DINARY No. : 01
DATED :	1 st JUNE, 2005.

Instructions for dealers withdrawing from the composition scheme (For details refer Section 16 (2) and 20 and Rule 5(4)):

- 1. The dealer opting for withdrawal from the composition scheme has to file the application within **30 days** from the beginning of the financial year for which the withdrawal is sought and the withdrawal would be effective only from the first day of that financial year and not from any other subsequent date.
- 2. The dealer would be eligible to claim tax credit on input tax paid under the Regulatoin on the trading stock, raw material and packaging material held by him in Daman and Diu on the date from which withdrawal is sought. The credit would be available on the basis of original tax invoice showing the tax component separately.
- 3. The restrictions and other disabilities prescribed under the composition scheme will cease.

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 03: Annexure I

(i) Details of trading stock on which credit has been sought

S.No.	Tax Invoice date	Tax Invoice No.	Supplier Registration no. under the Regulation	Purchase Price (Rs.)	Input Tax (Rs.)
				Total	

(ii) Details of raw material on which credit has been sought

S.No.	Tax Invoice date	Tax Invoice No.	Supplier Registration no. under the Regulation	Purchase Price (Rs.)	Input Tax (Rs.)
				Total	

(iii) Details of packaging material on which credit has been sought

S.No.	Tax Invoice date	Tax Invoice No.	Supplier Registration no. under the Regulation	Purchase Price (Rs.)	Input Tax (Rs.)
				Total	

(iv) Verifica I/We hereinabove		ue a	ind	corre	ect to	the	best	of m	iy/oi	ur kr			mnly elief a							
Signature o	f Autl	horis	ed :	Sign	atory	,						 	 	 	 	 	 	 	 	
Full Name	(first	nan	ne, I	nida	lle, s	urna	me)													
Designation	1												 						 	
				-	-	-			1	-	-	 -	 	 -		-				
Place																				
			_			_														
Date																				
	Da	ay		Мс	onth			Ý	ear											

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EXTRAORDINARY No. : 01 DATED : 1st JUNE, 2005.

Department of Value Added Tax

Form DVAT 04 – Cover Page

(See Rule 12 of the Daman and Diu Value Added Tax Rules, 2005)

Application for Registration under Daman and Diu Value Added Tax Regulation, 2005

Checklist of Supporting Documents

Plea	ise tick as applicable
Ma	idatory Supporting Documents
	Annexures of the Form duly filled in (in case any of the annexures is not applicable, please mention the same)
	Proof of incorporation of the applicant dealer i.e. Copy of deed of constitution (partnership deed (if any), certificate of registration under the Societies Act, Trust deed, Memorandum and Articles of Association etc) duly certified by the authorised signatory
	Proof of identity of authorised signatory signing the Registration Application Form
	Two self addressed envelopes (Without stamps)
	In case of a dealer applying for registration and simultaneously opting for payment of tax under composition scheme, please attach application in Form DVAT 01 along with this application
	Proof of Security
<u>Opt</u>	ional Supporting Documents (For reduction in Security Amount)
	Proof of ownership of principle place of business
	Proof of ownership of residential property by proprietor/ managing partner
	Copy of passport of proprietor/ managing partner
	Copy of Permanent Account Number in the name of the business allotted by the Income Tax Department
	Copy of last electricity bill (The bill should be in the name of the business and for the address specified as the main place of business in the registration form)
	Copy of last telephone bill (The bill should be in the name of the business and for the address specified as the main place of business in the registration form)

	EXTRAORDINARY No. : 01
	DATED : 1 st JUNE, 2005.
Reasons for Rejection (Fo Please tick as ap	•
Not attached Mandatory Supporting Document(s)	
• Other	

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EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 04

(See Rule 12 of the Daman and Diu Value Added Tax Rules, 2005)

Application for Registration under Daman and Diu Value Added Tax Regulation, 2005

1. Full Name of Applicant Dealer																				
(For individuals, provide in order of first	st															-	-	-		
name, middle name, surname)																-	-	+		
2. Trade Name (if any)																Т	Т	Τ		
									1			<u> </u>								
3. Nature of Business (Tick☑ all applicable)	Manu	facture	r		Trad	er		L	easin	g			orks	tor	[Othe	ers (sp	ecify	7)
	D P	Proprie	torshi	p		Pr	ivate	Ltd.	Com	pany			Pu	blic S	ecto	or Un	derta	king		
(Tick \blacksquare one as applicable)	<u> </u>	Partner	ship			Go	overn	ment	t Con	npan	y		Go	vernr	nent	Cor	porat	ion		
Į		HUF				Pu	blic 1	Ltd. (Сотр	bany			Go	vt De	ptt/	Soci	ety/ (Club/	Trust	t
[Others,	nleas	e sne	cifv	Γ														
		, ,	preus	e spe	eng															
5. Type of Registration	Tiek	⊡ one																		
5. Type of Registration	ПСК	D one			Ma	andat	tory						Vo	luntai	y					
54 0 1 6 1			16	(2)	1 D	1		<u>, </u>	an' -											
5A. Opting for composition scheme	unde	r sectio	on 16	(2) 01	the R	egula	ation		110	k⊠	one		Ye	S				No		
6. Annual Turnover Category	Tia	k⊠ on	2																	
0. Annual Furnover Category	T IC		C		L	ess tł	nan R	s. 51	acs				Rs	. 5 lac	s or	abov	ve			
(a) Turnover in preceding fin	nancia	ıl year					Rs.													
(b) Expected turnover in the			ncial	vear			Rs.													
1				,																
7. Date from which liable for regis	stratio	n unde	r Dan	nan ai	nd Dir	ı Val	ue Ar	ded	Tax						Γ			[
Regulation, 2005	-uuuo	ii uiiuv						uuvu	1 4.1					/				<u>/</u>		
Rogulation, 2000													Day			Mor	nth	ľ	Ye	ear
8. Permanent Account Number of t	haan	nlicant	deale	or (DA	ND											<u> </u>		,		-
8. Fermanent Account Number of t	ne app	pileain	ueare	a (FA	IN)															
9. Registration number under Cent	tral Ex	cise A	ct (if	appli	cable)															
10. Principle Place of Business	F	Buildin	g Nar	ne/ N	umber	r														
	,	Area/ R	oad																	
		Locality		rket								<u> </u>					+	+	<u> </u>	┢
	P	Pin Coc																·	T	
		Distict Email I	L						<u> </u>	<u> </u>	-					<u> </u>				┝
		Email I Felepho		umbe	r		<u> </u>				+	<u> </u>				<u> </u>	\vdash	+	<u> </u>	┢
		Fax Nu			-		<u> </u>				\mathbf{T}						\vdash	+		┢

DATED : 1st JUNE, 2005.

11. Address for service of notice (If different from principle place of	Building Name/ N Area/ Road	umber											
business)	Locality/ Market Pin Code												
	Email Id												
	Telephone Number	r 📃											
	Fax Number												
12 Number of distant stores of hus		1 - 41 4 - 4 -		C		ı / Wa							
12. Number of additional places of bus (also please complete Annexure II)	ness within or outsic	ie the state			ctory	17 wa	reno	use					
(unso preuse comprete rimetani e 11)					op								
				Ot	her p	lace(s)) of ł	ousine	ess				
	1	· · · ·		1	1								
13. Details of main Bank Account	Account Num												
	MICR Number												
	Name of Bank Address of Ba												
	Tructions of De												
					1				-				
14. Details of investment in the busine	ss Own C	apital	(Rs.)										
(details should be current as on date of		from Banks	(Rs.)										
application)		oans and borrowings	(Rs.)										
		t Machinery t Building	(Rs.) (Rs.)										
		ssets & investments	(Rs.)										
15. Description of top 5 items you dea	or propose to deal i	n		De	escrip	tion of	fiter	ns					
(1-highest volume to 5-lowest volu		1											
(1 mgnesi volume to 5 towesi volu	ne)	1											
		2											
		2											
		3											
		4											
		5											
16. Accounting Basis		Tick 🗹 one			Acci	nal				Cas	sh		
To: Treeounting Dusis		TickE one			11001	uui			_	Cu	511		
17. <u>Frequency of filing of returns (to b</u> than Rs. 5 crores in the preceeding		ler whose turnover is ☑ if applicable	less		Mon	thly				Qu	arterl	у	
				,			-					_	-
18. Security	(a) Amount	· · · · ·	Rs.										
	(b) Type of												
	(c) Date of e	expiry of Security				/	Τ		/				
				_ [Day	r]	Month	L			lear	
			-										
	in business												

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EXTRAORDINARY No. : 01

DATED : 1 st JUNE, 2005.

											_								_				
21. Number of authorised sign	atorie	s																					
22. Name of Manager																							
_			Fir	rst Na	ame					Μ	iddle	e Nai	me					S	urna	me			
* if more than one manager, attach	partice	ılars f	or addit	ional	mana	agers	s on a	separ	ate sh	eet													
23. Name of Authorised First Name Middle Name Surname																							
First Name Middle Name Surname																							
Signatory* * Please complete Annexure III																							
* Please complete Annexure III																							
24 Varification																							
24. Verification //We hereby solemnly affirm and declare that the information given hereinabove																							
I/We		1	1 1	1	1 1.											nior	matic	on gi	ven	nerei	nabo	ve 1	3
true and correct to the best of r	ny/ou	r kno	wieage	and	belle	er ar	na no	thing	nas	been	con	ceale	ea the	eren	om.								
Signature of Authorized Signa	-																						
Signature of Authorised Signat	lory																						
Full Name																							
Full Name																							
Designation																							
Designation																							
		-																		. 			1
Place																			i				
Date		1					1																
	Aonth	1		Yea	ır		1																
- 49		_	L				1																

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EXTRAORDINARY No. : 01

DATED : 1 st JUNE, 2005.

Department of Value Added Tax

Form DVAT 04: Annexure I

Passport sized	
(signed)	
photograph of	
person	

Particulars of person [proprietor/ karta/ partners/ directors in the business / Members of Executive Committee of societies, clubs etc.] having interest in the business

1. Full Name of Applicant Dealer															Т		Τ		
(For individuals, provide in order of first															-		+		_
name, middle name, surname)								-									_	_	_
				1	_	_	_			1	1								_
2. Registration No*.																			
*This field is applicable when applying for	amendr	ment c	of reg	istra	tion ii	n Forn	n DVA	T 07	•										
3. Full Name of Person							1								Т		—		
(Provide in order of first name, middle					_	_		-					_	_			_	_	
(<i>Frovide in order of first name, middle</i> name, surname)																			
4. Date of birth /	/	/						5. Ge	ender	(tick E] one		 Male			ר	Fema	1.	
													viale				rema	lle	
6. Father's / Husband's name	<u> </u>	r r				-										-	—	_	-
0. Father S / Husband S hame		- 1	Firs	t Na	me				Middl	e Nar	ne				Surn	ame			
	L		1 110							e i (ui		I			Juin	unit			
7. PAN :								8	. Pass	nort	No				Т		<u> </u>		Т
									. 1 000	port				-					
9. E-mail address																			
10. Residential Address	Dui	Idina	Nor	ma/ N	Junak			1	T	1				1	—		—	Т	Т
		lding a/ Ro		ne/ r	Numu	bel								1					╈
(If different from principle place of business)		ality/		rket				1										1	╈
	Dim	Code																	
		ephor		umh	er								 1	1			Τ	Т	Т
		Nun		unio	01									1					+
							1								1				
11. Permanent Address	Bui	lding	Nan	ne/ N	Numh	ber											Γ	Т	Т
(If different from residential address)		a/ Ro															\square		\uparrow
(1) any of one from restactment dual (55)		cality/		rket															Γ
		Code																	
		ephor		umb	er			_						-			_		_
	Fax	Nun	nber					1	1	1				1	1		1	1	

DATED : 1st JUNE, 2005.

12. Verificati	on																								
I/We								he	reby	sole	mnly	/ affi	rm ai	nd de	eclare	e tha	at the	info	ormat	tion g	given	here	inab	ove	is
true and corre	ect to the	best o	of my/c	our kn	owle	dge ar	nd bel	lief a	nd no	othin	g ha	s bee	n coi	nceal	led th	nere	from								
Signature of .	Authorise	ed Sig	natory	r		_																			
Full Name (first name	e, mic	ldle, su	ırnam	e)	_																			
Designation																									
Place																									
Date		/		/					7																
	Day	1	Mont	th		Ŋ	ear																		

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EXTRAORDINARY	No.	:	01	

DATED : 1st JUNE, 2005.

Department of Value Added Tax

Form DVAT 04: Annexure II

Details of additional places of business

1. Full Name of Applicant Dealer										
(For individuals, provide in order of first name, middle name, surname)										
name, miaaie name, surname)										
2. Registration No.										

*This field is applicable when applying for amendment of registration in Form DVAT 07

3. Details of Additional Places of Business

(attach additional sheets if required)

Туре	Godown / Warehouse	e 🗖 Factory		Į,		Shop				Oth	er pla	ace of	f busi	iness	
Address		Building Name/ Number													
		Area/ Road													
		Locality/ Market													
		Pin Code													
		Email Id													
		Telephone Number													
		Fax Number													
		Date of establishment			/			/							
			D	ay		Mc	onth		Y	ear		1			
	State local sales tax/V	AT/CST registration number													
	(if place of business is .	situated outside Daman and Diu)													

Туре	Godown / Warehouse	e 🛛 Factory				Shop				Oth	er pla	ace of	f busi	ness	
Address		Building Name/ Number													
		Area/ Road													
		Locality/ Market													
		Pin Code													
		Email Id													
		Telephone Number													
		Fax Number													
		Date of establishment			/			/							
	-		D	ay		Mo	nth		Ye	ear					
	State local sales tax/V	AT/CST registration number													
	(if place of business is s	situated outside Daman and Diu)													

DATED : 1^{st} JUNE, 2005.

	Godown / Warehouse	e 🛛 Factory			ב	Shop					Oth	er pl	ace of	f busi	iness	
		Building Name/ Number														
		Area/ Road														
		Locality/ Market														
		Pin Code														
		Email Id														
		Telephone Number														
		Fax Number														
		Date of establishment			/			/								
			D	ay		Mo	onth			Y	ear					
		State local sales tax/V	Building Name/ Number Area/ Road Locality/ Market Pin Code Email Id Telephone Number Fax Number	Building Name/ Number Area/ Road Locality/ Market Pin Code Email Id Telephone Number Fax Number Date of establishment D State local sales tax/VAT/CST registration number	Building Name/ Number Area/ Road Locality/ Market Pin Code Email Id Telephone Number Fax Number Date of establishment Day State local sales tax/VAT/CST registration number	Building Name/ Number Image: Constraint of the second	Building Name/ Number Image: Constraint of the second	Building Name/ Number Image: Constraint of the second se	Building Name/ Number Image: Constraint of the system Area/ Road Image: Constraint of the system Area/ Road Image: Constraint of the system Locality/ Market Image: Constraint of the system Pin Code Image: Constraint of the system Email Id Image: Constraint of the system Telephone Number Image: Constraint of the system Fax Number Image: Constraint of the system Date of establishment / Jay Month	Building Name/ Number	Building Name/ Number Image: Constraint of the system Area/ Road Image: Constraint of the system Area/ Road Image: Constraint of the system Locality/ Market Image: Constraint of the system Pin Code Image: Constraint of the system Email Id Image: Constraint of the system Telephone Number Image: Constraint of the system Fax Number Image: Constraint of the system Date of establishment Image: Constraint of the system State local sales tax/VAT/CST registration number Image: Constraint of the system	Building Name/ Number	Building Name/ Number Image: Constraint of the system Area/ Road Image: Constraint of the system Area/ Road Image: Constraint of the system Locality/ Market Image: Constraint of the system Pin Code Image: Constraint of the system Email Id Image: Constraint of the system Telephone Number Image: Constraint of the system Fax Number Image: Constraint of the system Date of establishment Image: Constraint of the system Day Month Year	Building Name/ Number Image: Constraint of the state local sales tax/VAT/CST registration number	Building Name/ Number Image: Constraint of the state in the state	Building Name/ Number Image: Constraint of the second se

Туре		Godown / Warehous	e 🗖 Factory		(Shop				Oth	er pla	ice of	fbusi	ness	
Address			Building Name/ Number													
			Area/ Road													
			Locality/ Market													
			Pin Code													
			Email Id													
			Telephone Number													
			Fax Number													
			Date of establishment			/			/							
				D	ay		Mc	onth		Y	ear					
	State local sales tax/VAT/CST registration number (if place of business is situated outside Daman and Dia															

4. Verification

Signature of Authorised Signatory

Full Name (first name, middle, surname)

Designation

Place																
Date		/			/			1								
	Day		M	onth		Ye	ear									

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EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Department of Value Added Tax

Form DVAT 04: Annexure III

Particulars of the authorised signatory

1. Full Name of Applicant Dealer	Ι	Τ																		٦
(For individuals, provide in order of first		1	+																1	
name, middle name, surname)		+	+															+		_
	<u> </u>																			
2. Registration No.	—		—	-	Т	-		1	1	1	1		1			<u> </u>	Т		<u> </u>	
		Ļ					_	-												
*This field is applicable when applying for	amen	ldmen	t of re	egistra	ition	in F	orm	DVA	1 07											
3. Name of Authorised Signatory		Τ		Τ														Τ		٦
(Provide in order of first name, middle		+																-		_
name, surname)		+	_	-	-	_											-		_	-
4. Date of birth /		/							5. Ge	nder	(tick L	1 one		. .	<u>(</u> 1		1	-	1	
		Ĺ										,			Aale			Fema	le	
6. Father's / Husband's name	Τ_					Т	Т			<u> </u>						<u> </u>		<u> </u>		Т
			Fi	rst Na	ame				l	Middl	e Nar	ne				Surn	ame			<u></u>
7. PAN :									8	. Pass	port 1	No.								Τ
9. E-mail address	Γ																			
10. Residential Address	B	uildi	ng Na	ame/	Nun	nbei	r													Γ
(If different from principle place of			Road																	
business)	Lo	ocali	ty/ M	arket																
	Pi	in Co	ode															<u> </u>		1
	Τ¢	eleph	none l	Numł	ber															
	Fa	ax Ni	umbe	r																L
11. Permanent Address			ng Na		Nun	nbei	[
(If different from residential address)			Road					L	<u> </u>	<u> </u>								<u> </u>		L
		ocali		arket														<u> </u>	·ا	L
	Pi	in Co																		ı T

EXTRAOR	RDINARY No. : 01
DATED :	1 st JUNE, 2005.

12. Declaration I/We
authorised to act as an authorised signatory for the above referred business for which application for registration is being filed/ is
registered under the Daman and Diu VAT Regulation, 2005. All his actions in relation to this business will be binding on us.
S.No. Full Name (First name, Middle Name, Surname)
Designation
Signature
13. Acceptance as an authorised signatory
I hereby solemnly accord my acceptance to act as authorised signatory for the above referred business and all my acts shall be binding on the business.
referred business and an my acts shan be binding on the business.
Signature of Authorised Signatory
Full Name (first name, middle, surname)
Designation
Place
Date Day Month Year

Instructions for filling Registration Form (DVAT-04) (For details refer to Section 19 and Rule 12)

- 1. Please fill in all the details in CAPITAL letters.
- 2. Please note that you are mandatorily required to register if you:
 - (i) had turnover of more than Rupees 5 lakhs in the preceding financial year; or
 - (ii) exceed turnover of Rupees 5 lakhs in the current year; or
 - (iii) are liable to pay tax, or are registered or required to be registered under Central Sales Tax Act, 1956
- Please note that irrespective of the quantum of turnover of the business, a dealer may apply for voluntary registration under the Daman and Diu Value Added Tax Regulation, 2005.
- 4. For field 3, an "importer" means -
 - (i) a person who brings his own goods into Daman and Diu; or
 - (ii) a person on whose behalf another person brings goods into Daman and Diu; or
 - (iii) in the case of a sale occurring in the circumstances referred to in sub-section 2 of section 6 of the Central Sales Tax Act, 1956, the person in Daman and Diu to whom the goods are delivered
- 5. The application for registration under this Regulation should be filed within **30 days** from the date of person becoming liable for payment of tax.
- 6. For **field 8**, if the business does not have a PAN, then please mark 'Applied for' or 'N/A' as applicable.
- 7. For field 15, please fill the description of top 5 items on the basis of value of goods sold.
- 8. In case any of these details change, the dealer is required to intimate the department of the amendments within **one month** of the change.
- 9. The form has to be filled and signed by the authorised signatory of the business.
- 10. Businesses with a turnover of more than Rs 5 crores are mandatorily required to file returns every month. Businesses with a turnover of less than Rs 5 crores are required to file returns every quarter. They may however, elect to file their returns every month.
- 11. Registration application should be verified and signed by the following:
 - (i) in the case of an individual, by the individual himself, and where the individual is absent from India, either by the individual or by some person duly authorised by him in this behalf and where the individual is mentally incapacitated from attending to his affairs, by his guardian or by any other person competent to act on his behalf;
 - (ii) in the case of a Hindu Undivided Family, by a Karta and where the Karta is absent from India or is mentally incapacitated from attending to his affairs, by any other adult member of such family;
 - (iii) in the case of a company or local authority, by the principle officer thereof;
 - (iv) in the case of a firm, by any partner thereof, not being a minor;
 - (v) in the case of any other association, by any member of the association or persons;
 - (vi) in the case of a trust, by the trustee or any trustee; and

(vii)in the case of any other person, by some person competent to act on his behalf.

Instructions for filling Registration Form (Annexures I, II and III)

- 1. In case of partnerships, Annexure I to be filled and signed by the managing partner plus top 4 other partners.
- 2. In case of companies, Annexure I to be filled and signed by the company secretary, the managing director and 3 other directors.
- 3. If required, make additional copies of the Annexures and attach with application form for registration (DVAT-04).
- 4. An amendment would be required each time a person changes (and not when the details of an existing person change)
- 5. In case of minors, the specimen signature of guardian/ trustee should be furnished.
- 6. In case of Annexure III, it is to be filled and signed by the person whose details are given in the Annexure.
- 7. Every sheet filled in the Annexures has to be signed by the same person (authorised signatory) who has signed the registration application.
- 8. In case any of the Annexures are not applicable, please strike off the same and write 'Not Applicable' on the said Annexure.

EXTRAORDINARY No. : 01
DATED : 1 st JUNE, 2005.

Method of Calculating Security Amount

cribed Security Amount (Rs)	50,000
action sought (Maximum reduction available Rs. 25,000)	Rebate (Rs)
Proof of ownership of principle place of business	15,000
Proof of ownership of residential property by proprietor/ managing partner	10,000
Copy of passport of proprietor/ managing partner	5,000
Copy of Permanent Account Number in the name of the business allotted by the Income Tax Department	5,000
Copy of last electricity bill (The bill should be in the name of the business and for the address specified as the main place of business in the registration form)	5,000
Copy of last telephone bill (The bill should be in the name of the business and for the address specified as the main place of business in the registration form)	2,500
	Inction sought (Maximum reduction available Rs. 25,000) Proof of ownership of principle place of business Proof of ownership of residential property by proprietor/ managing partner Copy of passport of proprietor/ managing partner Copy of Permanent Account Number in the name of the business allotted by the Income Tax Department Copy of last electricity bill (The bill should be in the name of the business and for the address specified as the main place of business in the registration form) Copy of last telephone bill (The bill should be in the name of the business and for the address specified as the

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EXTRAORDINARY No. : 01

DATED : 1 st JUNE, 2005.

Department of Value Added Tax

Form DVAT 05

(Rule 13 of the Daman and Diu Value Added Tax Rules, 2005)

Reference No << Reference Number >>

<< Date >>

To ______(Name of the dealer) ______(Address of the dealer)

Notice Proposing Rejection of Registration Application

This is further to your application submitted on << Application Date >> for registration under the Daman and Diu Value Added Tax Regulation, 2005.

The Department has examined your application and is not satisfied with it for the following reasons:

<< Reasons >>

You are required to show cause before << date >> (not more than 15 days) as to why your application should not be rejected for the above-mentioned reasons.

(Signature)

(Designation)

(Place)

(Date)

Department of Value Added Tax

Note: Please write the Reference No. while communicating with the Daman and Diu VAT Department in this matter or in any other matter whatsoever.
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EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Department of Value Added Tax

Form DVAT 06

(See Rule 14 of the Daman and Diu Value Added Tax Rules, 2005)

Certificate of Registration for under Daman and Diu Value Added Tax Regulation, 2005

- 1. Full Name of Dealer
- 2. Trade Name
- 3. Registration Number
- 4. Date of Liability
- 5. Date of Validity
- 6. Address

Building Name/ Number

Area/ Road Locality/ Market Pin Code

Signature and Seal of VAT Authority

Name:

Designation:

Place:

Date:

Note: The registration certificate shall be prominently displayed at all places of business and it shall be produced on demand by any person exercising authority under the Regulation and Rules. The failure to do so would result in cancellation of registration of dealer.

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EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Department of Value Added Tax

Form DVAT 07 – Cover Page

(See Rule 15 of the Daman and Diu Value Added Tax Rules, 2005)

Application for Amendment in Particulars subsequent to Registration under Daman and Diu Value Added Tax Regulation, 2005

	Checklist of Supporting Documents
Plea	ise tick as applicable
Mai	ndatory Supporting Documents
	Annexures of the Form duly filled in (in case any of the annexures is not applicable, please mention the same)
	Proof of incorporation of the applicant dealer i.e. Copy of deed of constitution (partnership deed (if any), certificate of registration under the Societies Act, Trust deed, Memorandum and Articles of Association etc) duly certified by the authorised signatory
	Proof of identity of authorised signatory signing the Registration Application Form
	Two self addressed envelopes (Without stamps)
	In case of a dealer applying for registration and simultaneously opting for payment of tax under composition scheme, please attach application in Form DVAT 01 along with this application
	Proof of Security
<u>Opt</u>	ional Supporting Documents (For reduction in Security Amount)
	Proof of ownership of principle place of business
	Proof of ownership of residential property by proprietor/ managing partner
	Copy of passport of proprietor/ managing partner
	Copy of Permanent Account Number in the name of the business allotted by the Income Tax Department
	Copy of last electricity bill (The bill should be in the name of the business and for the address specified as the main place of business in the registration form)
	Copy of last telephone bill (The bill should be in the name of the business and for the address specified as the main place of business in the registration form)

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	EXTRAORDINARY No. : 01
	DATED : 1 st JUNE, 2005.
Reasons for Rejection (For Office Use Only) Please tick as applicable	
Not attached Mandatory Supporting Document(s)	
Other	

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EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 07

(See Rule 15 of the Daman and Diu Value Added Tax Rules, 2005)

Application for Amendment(s) in Particulars subsequent to Registration under Daman and Diu Value Added Tax Regulation, 2005

A. Registration No												
		 1					1	1	1	 1	r	
B. Full Name of Dealer												
(For individuals, provide in order name, middle name, surname)	r of first											

C. Amendment summary

(Please put field reference in which amendments are sought, date of amendment and reason for amendment(s). attach additional sheets if required)

Field	Date (mm/dd/yy)	Reason(s)
Ref.	(mm/dd/yy)	
		1

(Please fill in only those fields that are to be amended. All other fields should be left blank or struck out)

1. Full Name of Applicant Dealer (For individuals, provide in order of first name, middle name, surname)																		
2. Trade Name (if any)																		
3. Nature of Business □ M (Tick☑ all applicable)	lanufa	icture	r		Trad	er		L	easing	B		orks ntrac	tor		0	thers	(spe	cify) —
4. Constitution of Business																		
	Pro	opriet	orship	р		Pr	ivate	Ltd.	Com	pany		Puł	olic S	ector	Unde	ertaki	ng	
(Tick \square one as applicable)	Pa	rtner	ship			G	overn	ment	Com	npany		Go	vernn	nent (Corpo	oratio	n	
	H	UF				Pı	iblic 1	Ltd. (Comp	any		Go	vt De	ptt/ S	ociet	y/ Cl	ub/ T	rust
	Ot	hers, j	please	e spec	cify													

EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

5. Type of Registration	Fick 🗹 one	Manda	atory						V	'olun	itary					
5A. Opting for composition scheme un	nder section	16(2) of the Regul	lation?		Tick	.⊿ (one		Y	es				No		
6. Annual Turnover Category	Tick ☑ one	Less 1	than Rs.	5 lac	cs				ŀ	Rs. 5	lacs	or abo	ove			
(c) Turnover in preceding finar	ncial year		Rs.													
(d) Expected turnover in the cu	rrent financ	ial year	Rs.													
7. Date from which liable for registra	tion under I	Daman and Diu Va	ılue Add	ed T	ax											
Regulation, 2005											<u>/</u>			<u>/</u>		
									Da	у		Mc	nth		Y	ear
]		
8. Permanent Account Number of the	applicant de	ealer (PAN)														
9. Registration number under Central	l Excise Act	(if applicable)														
10. Principle Place of Business																
	Area/Dec	.d														
	Area/ Roa Locality/								-							
	Pin Code									-		-	-1	-	1	1
	Email Id Telephon	e Number		_					_	_	_	_				
	Fax Num															
										-						
11. Address for service of notice		Name/ Number														
(If different from principle place of business)	Area/ Roa Locality/			_					_	_	_	_				
<i>Dusiness)</i>	_	Warket		_												
	Pin Code Email Id													T	1	1
	Telephon															
	Fax Num	ber														
12. Number of additional places of bus	iness within	or outside the stat	e				Go	dow	n / \	Vare	hous	e				
(also please complete Annexure II)		for outside the star					Fac	ctory		v ur c	nous	•				
							She		laac	(1) 0	fbuo	iness				
							- Ou		nace	(5)0	1 Dus	111055				
13. Details of main Bank Account	1.000	ount Number														
13. Details of main Bank Account		R Number		+												
		e of Bank														
	Addi	ress of Bank		-					-	_	_	_				
14. Details of investment in the busines		Own Capital			<u>`</u>	Rs.)										
(details should be current as on date of application)		Loans from Ban Other loans and		105	<u>``</u>	Rs.) Rs.)			-	+	_	_		+	<u> </u>	<u> </u>
upprivation)		Plant & Machine		182		Rs.)			\square		+			+	+	
		Land & Building	g		Ì	(Rs.)										
		Other assets & in	nvestmei	ıts	(R	ls.)			1						1	1

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		EXTRAORDINARY No. : 01
		DATED : 1 st JUNE, 2005.
15. Description of top 5 items you deal or propose to deal in		Description of items
(1-highest volume to 5-lowest volume)	1	
	2	
	3	
	4	
	~	
	5	
16. Accounting Basis	Tick 🗹 one	Accrual Cash
 Frequency of filing of returns (to be filled in by the dealer than Rs. 5 crores in the preceeding year) Tick one <pre></pre>	whose turnover is a	ess I Monthly I Quarterly
18 Security (a) Amount of	Security	Rs.
(for modification, please complete Annexure (b) Type of Se		
<i>IV)</i> (c) Date of exp	piry of Security	Day / Month Year
19. Number of persons having interest in business (also please complete Annexure I)		
20. Name of Manager		
First Name	М	iddle Name Surname
21. Name of Authorised First Name Signatory*	М	iddle Name Surname
* Please complete Annexure III		
22. Verification		
I/We her true and correct to the best of my/our knowledge and belief an	by solemnly affirr d nothing has been	n and declare that the information given hereinabove is concealed therefrom
Signature of Authorised Signatory		
Full Name		
Designation		
Place		
Date		
Day Month Year		

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EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 07: Annexure I



Amendment of existing particulars / addition of person [proprietor/ karta/ partners/ directors in the business / Members of Executive Committee of societies, clubs etc.] having interest in the business

Nature of change (tick \square as applicable)	Addition	Deletion	Amendment
Date of change (mm/dd/yy)			

- In case of amendments of existing particulars, please fill in Fields 1, 2 & 3 and thereafter only those fields that are to be amended. All other fields should be left blank or struck out.
- In case of deletion of a person, please fill in Fields 1, 2 & 3 only
- in case of addition of a new person, please complete the Form in full

1. Full Name of Applicant Dealer																	Τ		٦
(For individuals, provide in order of first																			_
name, middle name, surname)						+											-		_
			1	1	-	-	1	1		1	1				<u> </u>	1		-	-
2. Registration No*.																			
3. Full Name of Person																	Т		٦
(Provide in order of first name, middle																	-	-	_
name, surname)																	_	-	4
	Ĺ																		
		. –													-				
4. Date of birth /	/	/					4	5. Gei	nder (tick E	Ione)	N	Iale) F	Femal	e	
6. Father's / Husband's name																			Γ
			Fir	st Na	me			Ν	liddl	e Nan	ne			5	Surna	ime			
												 		-	-		_	1	
7. PAN :								8.	Pass	port l	No.								
9. E-mail address																			
10. Residential Address	Bui	lding	g Na	me/ N	Jumb	er													
(If different from principle place of		a/ R										 					⊢		
business)	Loc	cality	/ Ma	ırket															
		Cod																	
				lumb	er							 							
	Fax	Nu	mber																<u> </u>
11 D (A11	<u> </u>	1.1.	N	13	T 1		-	1				 					T		
11. Permanent Address		lding a/ R		me/ N	vumb	er	<u> </u>												⊢
(If different from residential address)			oad // Ma	irket															-
		Cod		anet													I		<u> </u>
				umb	er														
			mber					l									1		

EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

12. Verificati	on																									
I/We									he	reby	sole	mnly	/ affi	rm ai	nd de	eclare	e tha	at the	e info	orma	tion	giver	n here	einat	ovo	e is
true and corre	ect to the	best o	of my/	our k	now	ledg	ge an	d bel	ief a	nd no	othin	g ha	s bee	n coi	ncea	led th	nere	from								
Signature of	Authorise	d Sig	enators	,																						
~-8			j																							
Full Name (first name	e, mic	ldle, si	urnai	me)																					
Designation																										
Designation										_				_												
		1					1	1	1	1	1	1	-	1	1	1	1								-	
Place																										
Date		/			/																					
	Day]	Mon	th			Y	ear																		

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EXTRAORDINARY	No.	:	01	

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 07: Annexure II

Details of additions / closure / amendment in particulars of additional places of business (Please complete all details in full for all cases of additions, closures, amendments in particulars)

1. Full Name of Applicant Dealer										
(For individuals, provide in order of first name, middle name, surname)										
name, maare name, surname)										
2. Registration No.										

3. Details of Additional Places of Business (attach additional sheets if required)

Type Godown / Warehous	e 🗖 Factory			ב	Shop			I		Oth	er pla	ice of	f busi	ness	
Nature of change (tick ☑ as applicab	le) Closure				Addit	ion				Am	endm	ent			
Date of change (mm/dd/yy)															
Address	Building Name/ Number														
	Area/ Road														
	Locality/ Market														
	Pin Code														
	Email Id														
	Telephone Number														
	Fax Number														
	Date of establishment			/			/								
		D	ay		Mo	nth	1 [Ye	ear					
	AT/CST registration number situated outside Daman and Diu)														

Type Godown / Warehous	se 🗖 Factory		Į,	ב	Shop				Oth	er pla	ice of	fbusi	ness	
Nature of change (tick ☑ as applicab	le) 🔲 Closure		Ę		Addi	tion			Am	endm	ent			
Date of change (mm/dd/yy)														
Address	Building Name/ Number													
	Area/ Road													
	Locality/ Market													
	Pin Code													
	Email Id													
	Telephone Number													
	Fax Number													
	Date of establishment			/			/							
		D	ay		Mo	onth		Y	ear					
State local sales tax/	VAT/CST registration number													
(if place of business is	situated outside Daman and Diu)													

EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Type Godown / Ware	house 🛛 Factory		[Shop				Oth	er pla	ace of	f busi	iness	
Nature of change (tick ☑ as appl	icable)		Ę		Addi	tion			Am	endm	ient			
Date of change (mm/dd/yy)														
Address	Building Name/ Number													
	Area/ Road													
	Locality/ Market													
	Pin Code													
	Email Id													
	Telephone Number													
	Fax Number													
	Date of establishment			/			/							
		Da	ay		Mo	onth		Y	ear					
State local sales	tax/VAT/CST registration number													
	ess is situated outside Daman and Diu)													

Type Godown / Warehous	e 🗖 Factory		[Shop				Oth	er pla	ice of	f bus	iness	
Nature of change (tick ☑ as applicab	le) 🔲 Closure		l		Addi	tion			Am	endm	ent			
Date of change (mm/dd/yy)														
Address	Building Name/ Number													
	Area/ Road													
	Locality/ Market													
	Pin Code													
	Email Id													
	Telephone Number													
	Fax Number													
	Date of establishment			/			/							
		D	ay		Mo	onth		Y	ear					
State local sales tax/V	/AT/CST registration number													
(if place of business is	situated outside Daman and Diu)													

4. Verification I/We true and correct to the best of my/our knowledge a	hereby solemnly affirm and declare that the information given hereinabo nd belief and nothing has been concealed therefrom.	ove is
Signature of Authorised Signatory Full Name (first name, middle, surname)		
Designation		
Place		

Date			/			/			
	Da	ay		Mo	nth		Ye	ear	

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EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Department of Value Added Tax

Form DVAT 07: Annexure III

Addition / Deletions / Amendments in Particulars of the authorised signatory

Nature of change (tick \square as applicable Data of change (mm/dd/m)	ole)	Additio	n			Deletio	m			Amer	ndme	nt			
Date of change (mm/dd/yy)															
 (In case of amendments of existin other fields should be left blank c (in case of addition of a new pers 	or struck out.				3 and	thered	after o	nly tho	se fiel	ds tha	t are	to be	ame	nded.	All
1. Full Name of Applicant Dealer															
(For individuals, provide in order of first name, middle name, surname)															
2. Registration No.															
3. Name of Authorised Signatory													1		
(Provide in order of first name, middle															
name, surname)															
			1 1										L		
4. Date of birth /	/			5. Gei	nder (tick 🗹	one)		Male			Fe	emale	;	
6. Father's / Husband's name	F	irst Name		N	/iddle	e Namo	e			S	urnai	me			
7. PAN :				8.	Pass	port N	0.								
9. E-mail address															
	1 1 1		1 1				I		I						
10. Residential Address	Building N	Name/ Numb	er										Т		
(If different from principle place of	Area/ Road	d													
business)	Locality/ N	Aarket													
	Pin Code														
	Telephone											\square	\square		
	Fax Numb	er													
11.75	D H H D	x / x ·	<u> </u>	-				-			-	<u> </u>			
11. Permanent Address	Building N Area/ Road	lame/ Numb	ber	_				_				+	+		
(If different from residential address)	Locality/ N		-					+			+	+	+		
	Pin Code									1	I				
	Telephone	Number													
	Fax Numb	er													

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1	EXTRAORDINARY No. : 01
1	DATED : 1 st JUNE, 2005.
12. Declaration	firm and declare that the person named above is application for registration is being filed/ is
referred business and all my acts shall be binding on the business.	ceptance to act as authorised signatory for the above
Signature of Authorised Signatory	

referred busi	ness and a	ıll my	y act	s sha	ll be	bindi	ing o	n th	e bu	sines	ss.	5		5	1				U	5		
Signature of	Authorise	d Sig	gnato	ory			_											 				
Full Name	(first name	e, mi	ddle,	surn	ame)	_															
Designation																						
Place																						
Date]																				
	Day		Μ	onth			Ŋ	l ear														

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EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 07: Annexure IV

Calculation of Modified Security

A. Pre	scribed Security Amount	(Rs)	50,000
D D		7.1	
B. Re	luction sought (Maximum reduction available Rs. 25,000)	Tick	Rebate (Rs)
		applicable items	
1	Proof of ownership of principle place of business		15,000
2	Proof of ownership of residential property by proprietor/ managing partner		10,000
3	Copy of passport of proprietor/ managing partner		5,000
4	Copy of Permanent Account Number in the name of the business allotted by the Income Tax Department		5,000
5	Copy of last electricity bill (The bill should be in the name of the business and for the address specified as the main place of business in the registration form)		5,000
6	Copy of last telephone bill (The bill should be in the name of the business and for the address specified as the main place of business in the registration form)		2,500
C. To	tal Reductions Allowed (Total of B1 to B6 as applicable, subject to maximum of	Rs.25,000)	
	urity to be furnished	(A-C)	
E. Sec	urity already furnished and valid as on date		
F. Ad	litional security (if any) to be furnished	(D-E)	

G. Additional Security	(a) Amount of Security	Rs.									
	(b) Type of Security										
	(c) Date of expiry of Security				/			/			
			Da	ay		Mo	onth		Y	ear	

Verification																											
I/We									h	ereb	y sol	emnl	y aff	ĩrm a	and c	lecla	re th	at th	ie inf	òrma	ation	give	en he	erein	abo	ve is	3
true and corr	ect to the	best	of my/	our	knov	wled	ge ai	nd be	elief	and	nothi	ng ha	is be	en co	oncea	aled	there	efror	n.								
Signature of Full Name (Designation					ame))	-																		_		
Place																											
	11		1									1															
Date		/			/																						
	Day		Mon	nth			2	Year																			

EXTRAORDINARY No. : 01 DATED : 1st JUNE, 2005.

Instructions for filling Form DVAT 07: (For details please refer to Section 21 and Rule 15)

- 1. Please remember to fill in your registration number at all places provided
- Please note that the following supporting documents, if applicable, have to be submitted along with the amendment application:
 (i) Proof of change in the name of the business.
 - (ii) Proof of change in the principal/ other places of business.
 - (iii) Documents evidencing acquisition of business or sale or disposal of business in part.
 - (iv) $\ensuremath{\operatorname{Proof}}$ of change in constitution of the business.
- 3. Please note that this form has to be verified and signed by the following:
 - (i) in the case of an individual, by the individual himself, and where the individual is absent from India, either by the individual or by some person duly authorised by him in this behalf and where the individual is mentally incapacitated from attending to his affairs, by his guardian or by any other person competent to Regulation on his behalf;
 - (ii) in the case of a Hindu Undivided Family, by a Karta and where the Karta is absent from India or is mentally incapacitated from attending to his affairs, by any other adult member of such family;
 - (iii) in the case of a company or local authority, by the principal officer thereof;
 - (iv) in the case of a firm, by any partner thereof, not being a minor;
 - (v) in the case of any other association, by any member of the association or persons;
 - (vi) in the case of a trust, by the trustee or any trustee; and
 - (vii) in the case of an other person, by some person competent to Regulation on his behalf.
- 4. In case any Annexure is not applicable, please strike off the same and write 'Not Applicable' on the face of the said Annexure.

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EXTRAORDINARY No. : 01

DATED : 1 st JUNE, 2005.

Department of Value Added Tax

Form DVAT 08

(See Rule 15 (2) of the Daman and Diu Value Added Tax Rules, 2005)

Reference No << Reference Number >>

То

_____ (Name of the dealer)

_____ (Address of the dealer)

_____ (Registration Number of the dealer)

Amendment of existing registration

Please refer to your application for amendment of registration certificate << Certificate number and date of issue >> filed on << Application Date >>. The following amendments to your registration details have been allowed with effect from the date mentioned against each:

<< Field >> changed from << Old Value >> to << New Value >><< with effect from >>, << Field >> changed from << Old Value >> to << New Value >><< with effect from >>, << Field >> changed from << Old Value >> to << New Value >><< with effect from >>.

(Signature)

(Designation)

(Place)

(Date)

Department of Value Added Tax

Note: Please write your Registration No. while communicating with the Daman and Diu VAT Department in this matter or in any other matter whatsoever.

<< Date >>

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EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 09 Cover Page

(See Rule 16 of the Daman and Diu Value Added Tax Rules, 2005)

Application for Cancellation of Registration under Daman and Diu Value Added Tax Regulation, 2005

Checklist of Supporting Documents

Plea	nse tick as applicable
Ma	ndatory Documents
	Certificate of registration issued to the dealer
Sup	porting Documents
	Proof of discontinuance of business
	Proof of closure of incorporated body
	Proof of death of sole proprietor
	Proof of dissolution of firm
	Proof that the dealer has ceased to be liable to pay tax
	Others, please specify

Reasons for Rejection (For Office Use Only)

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EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Department of Value Added Tax

Form DVAT 09

(See Rule 16 of the Daman and Diu Value Added Tax Rules, 2005)

Application for Cancellation of Registration under Daman and Diu Value Added Tax Regulation, 2005

Please **attach your tax return** for the tax period in which the effective date of cancellation of your registration falls. Please remember that if you are registered under the Central Sales Tax Act, you will have to file a separate application for the purpose of cancellation of that registration.

1. Registration No.]								
												-								
2. Full Name of Applicant Dea	ler																			
(For individuals, provide in order first name, middle name, surname)																				
nist name, middle name, sumarie)				_		1	1													
					1												1			
3. Trade Name (if any)																				
4. Reason for Cancellation □ Discontinuance of business □ Closure of incorporated body																				
Tick I one																				
 Death of sole proprietor Dissolution of firm 																				
Death of sole proprietor Dissolution of firm																				
	\Box Has accord to be lightly to pay for \Box Others places creatify																			
Has ceased to be liable to pay tax Others, please specify																				
5. Date from which registration	unde	er Da	mar	and	l Diu	Valu	ie Ad	ded	Tax I	Regu	Iatio	n,			/			/		
2005 is to be cancelled												-			-			<u>~</u>		
													Da	У		Mor	<u>nth</u>		Ye	ear
																		-		
6. Where the dealer has accounted for turnover on						Des	cripti	on*								((Rs.)			
the basis of amounts	(i) Amounts not yet received in respect of sales made																			
received and amounts paid-	(ii) Amounts not yet paid in respect of purchases made																			
-					-								H	1	1		1	1		
 Amount payable in respect of (* Complete Annexure to furnish de 														Rs.	Poo	ulatio	(n)			

8. Verification		
I/We	hereby solemnly affirm and declare that the information given hereinabove is	
true and correct to the best of my/our knowledge and b	belief and nothing has been concealed therefrom.	
Signature of Authorised Signatory		
Full Name		
Designation		
Place		
Date		

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	EXTRAORDINARY No. : 01
	DATED : 1 st JUNE, 2005.
Day Month Year	

Department of Value Added Tax

Form DVAT 09: Annexure

Particulars of Stock as on the date of cancellation of registration

Details of stock of all goods held on the date of cancellation of registration

S.No.	Tax Invoice date	Tax Invoice No.	Description of Goods	Purchase Price (Rs.)	Fair Market Value (Rs.) (A)	Tax Credit previously claimed (Rs.) (B)	Rate of tax u/s 4 of the Regula- tion (C)	Output Tax (Rs.) (D=A x C)
L	1		1		Total			

Higher of total of Column B and Column D

(carry to Field 7 of main form)

Verification I/We true and co		o the	best	ofm	y/our	knov	vledg	ge an	d bel				nd de nceal		infor	mati	on g	iven	here	inab	ove	s
Signature o	of Autl	norise	ed Si	gnato	ory																	
Full Name												 		 								
Designation	n																					
Place																						
	-		-			-				-												
Date																						

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	EXTI	RAORDINARY No. : 01
	DAT	ED : 1 st JUNE, 2005.
Day Month Year		

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EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 10

(See Rule 16 of the Daman and Diu Value Added Tax Rules, 2005)

Reference No << Reference Number >>

<< Date >>

To ______(Name of the dealer) ______(Address of the dealer)

(Registration Number of the dealer)

Show Cause Notice for Cancellation of Registration

Whereas on the basis of information which has come to my knowledge, I am satisfied that your registration needs to be cancelled with effect from << Date of cancellation >> for the following reasons:

<< Reasons >>

You are hereby directed to appear before the undersigned on _____ (date and time) to show cause as to why your registration should not be cancelled.

Please take a note that in the event of your failure to comply with this notice; your registration would stand cancelled with effect from << Date of cancellation >> without any further notice in this regard.

(Signature)

(Designation)

(Place)

(Date)

Department of Value Added Tax

Note: Please write your Registration No. while communicating with the Daman and Diu VAT Department in this matter or in any other matter whatsoever.

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EXTRAORDINARY No. : 01

DATED : 1 st JUNE, 2005.

Department of Value Added Tax

Form DVAT 11

(See Rule 16 of the Daman and Diu Value Added Tax Rules, 2005)

Reference No << Reference Number >>

To _____(Name of the dealer)

(Address of the dealer)

_____ (Registration Number of the dealer)

Cancellation of Registration

With reference to show cause notice dated << Notice Date >>, wherein your registration was proposed to be cancelled for reasons mentioned in the notice with effect from <<date of cancellation>>, and,

Whereas the on the day fixed for hearing you did not appear / did not file reply to show cause notice, or

Whereas you appeared on the appointed date and furnished the explanation which has been considered and your reply to the show cause notice is not found to be satisfactory for the following reasons:

<< Reasons >>

Therefore, I hereby cancel the registration granted to you under the Daman and Diu Value Added Tax Regulation, 2005 with effect from <<date of cancellation>>

(Signature)

(Designation)

(Place)

(Date)

Department of Value Added Tax

Note: Please write your Registration No. while communicating with the Daman and Diu VAT Department in this matter or in any other matter whatsoever.

<< Date >>

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EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 12

(See Rule 23 of the Daman and Diu Value Added Tax Rules, 2005)

Form for furnishing Security

1. Registration No.]		
2. Full Name of Applicant Dealer										
(For individuals, provide in order of first name, middle name, surname)										

3. Details of Security Already Submitted

S.No.	Purpose of security	Type of security	In case of Bank Guarantee, name and address of bank on which it is drawn	Description and details of security	Amount (Rs.)	Date of expiry (mm/dd/yy)

4. Details of Security Now Being Furnished

S.No.	Purpose of security	Type of security	In case of Bank Guarantee, name and address of bank on which it is drawn	Description and details of security	Amount (Rs.)	Date of expiry (mm/dd/yy)

5. Verification																									atior				
hereinabove	e is ti	rue a	ind	corre	ct to	the	best	of n	ιγ/οι	ır kn	owle	edge	e and	d bel	ief a	and	noth	ing	has	be	en	con	ceal	ed tl	here	fron	า.		
Signature of	f Aut	horis	ed	Signa	atory																								
Full Name																													
Designation	Designation																												
Place																							T	Т		Т			
											_							_											
Date																													
	Da	ay		Мо	nth			Y	ear																				

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EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 13

(See Rule 24 of the Daman and Diu Value Added Tax Rules, 2005)

Application for return, release or discharge of security

1. Registration No.										
2. Full Name of Applicant Dealer										
(For individuals, provide in order of first name, middle name, surname)										

3. Reason for return, release or discharge of security (<i>in detail</i>)	
security (in detail)	

4. Details of Security sought to be released

S.No.	Purpose of security	Type of security	In case of Bank Guarantee, name and address of bank on which it is drawn	Description and details of security	Amount (Rs.)	Date of expiry (mm/dd/yy)

5. Verification I/We hereby solemnly affirm and declare that the information given hereinabove is true and correct to the best of my/our knowledge and belief and nothing has been concealed therefrom.	
Signature of Authorised Signatory	
Full Name <i>(first name, middle, surname)</i>	
Designation	

Place																
			_		 			_								
Date																
	Day	'		Month		Ye	ear	1								

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EXTRAORDINARY No. : 01

DATED : 1 st JUNE, 2005.

Department of Value Added Tax

Form DVAT 14

(See Rule 25 of the Daman and Diu Value Added Tax Rules, 2005)

Reference No << Reference Number >>

To ______ (Name of the dealer) ______ (Address of the dealer) ______ (Registration Number of the dealer)

Notice for forfeiture and insufficiency of security

Whereas on the basis of the information which has come to my knowledge, I am satisfied that the security <<specify nature of security proposed to be forfeited or has become insufficient >> furnished by you is required to be forfeited/has become insufficient with effect from <<specify the date from which the security is proposed to be forfeited or has become insufficient>> for the following reasons:

<< Reasons >> 1. 2.

3.

You are hereby directed to appear before undersigned at ______ (place) on ______ (date and time) to show cause as to why the above-mentioned security should not be forfeited or why you should not be required to make good the deficiency in the amount of security for the above-mentioned reasons.

Please take note that in the event of your failure to comply with this notice; the above-mentioned security would stand forfeited or would be treated as insufficient with effect from << Date of forfeiture/insufficiency >> without any further notice in this regard and consequential action shall follow.

(Signature)

(Designation)

(Place)

(Date)

Department of Value Added Tax

Note: Please quote your Registration No. while communicating with the Daman and Diu VAT Department in this matter or in any other matter whatsoever.

<< Date >>

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EXTRAORDINARY No. : 01

DATED : 1 st JUNE, 2005.

Department of Value Added Tax

Form DVAT 15

(See Rule 25 of the Daman and Diu Value Added Tax Rules, 2005)

Reference No << Reference Number >>

To (Name of the dealer)

_____ (Address of the dealer)

_____ (Registration Number of the dealer)

Order of forfeiture of security

Whereas a show cause notice dated << Notice Date >> was issued to the above named dealer, wherein his security was proposed to be forfeited or was insufficient for reasons mentioned in the notice with effect from <<date of forfeiture/insufficiency>>, and,

Whereas the dealer on the day fixed for hearing failed to appear and file reply to the said show cause notice,

or

Whereas the dealer appeared on the day fixed for the hearing and furnished the explanation which has been considered and the reply to the said show cause notice is not found to be satisfactory for the following reasons:

<< Reasons >>

1.

2.

3.

Therefore, I hereby forfeit the security furnished by the above named dealer under the Daman and Diu Value Added Tax Regulation, 2005 with effect from <<date of forfeiture>>

or

Therefore, I hereby order that the security furnished by the above named dealer under the Daman and Diu Value Added Tax Regulation, 2005 is insufficient from <<date of insufficiency>>

Further, the above named dealer is hereby directed to make good the above mentioned deficiency of security in << form of security>> within fifteen days from the date of service of this order.

(Signature)

(Designation)

(Place)

(Date)

Department of Value Added Tax

Note: Please quote your Registration No. while communicating with the Daman and Diu VAT Department in this matter or in any other matter whatsoever.

<< Date >>

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EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Original / Revised

R1 Tax Period From	(See	Rule	e 28 a	Da		of th	d D	ama	n an V alu	nd E	Diu N	Valu	ie Ad		d Ta curn /			200	95)	Da Ac No	knov	orig vledg	geme	
R2.1 Registration No/ TIN]
R2.2 Full Name of Dealer		1	1		1	+		+		+				\vdash	1				+				1	4
R2.3 Address R2.2 Full Name of Dealer																								
R2.4 Entitlement Certifica No. and Date of Completion of Exemption																								
R3 Description of top 3 ite (In order of volume of sales for 1-highest volume to 3-lowest v	r the tax			-	1 2 3																			
R4 Turnover						-	-	-	Turi	nov	er (Rs.)	-	-		1 1	0	utpu	t tax	(Rs.)		4
R4.1 Goods taxable at 1% R4.2 Goods taxable at 4%							_							_	_	_				_		_		
R4.3 Goods taxable at 4%	5%						-									_		_	_	_		_		
R4.4 Goods taxable at 20%																								4
R4.5 Works contract taxab	le at 12	2.5%																						
R4.6 Exempt sales (Item in																								
R4.7 Goods Manufactured	, Proce	ssec	d and																					
assembled by eligible unit							_			_														
L	R4.8	Οι	utput	Тах	befo	ore a	adiu	stmo	ents	L		Sub	Tota	al	(A)									
R4.9 Adjustments to output	ut tax (C														(B)									
							R	R4.9	Tot	tal (Dutp	out ⁻	Tax	(A+	B)									j
R5 Turnover of Purchases					I			F	Purc	has	ses	(Rs	.)			1		Та	x Cr	edits	(Rs)]
R5.1 Purchases of capita and Diu	-												,								Ì]
R5.2 Purchases of other g Diu except non credi				and																				

 Diu except non creditable goods
 Image: Complete Schedule I and enter Total S2.2 here)
 Image: Complete Schedule I and Complete Schedule I

R6.1 Net Tax	(R4.9) – (R5.5)					
R6.2 Add : Interest, penalty or other government dues						
R7 Balance	(R6.1+R6.2-R6.3)					

IF	THE BALANCE ON I	INE R7 IS	POS	SITIV	Έ, Ρ	AY '	ΤΑΧ	AND) PR	OVIDE D	ETA	LS	IN TI	HIS	BC	Х	
Balance brought for	orward from line R7																
R8.1 Challan No.		Amount								R8.2			/			/	
										Date of			/			/	
										Paymer	nt		/			/	
		Total															

EXTRAORDINARY]	No.	:	01	
-----------------	-----	---	----	--

DATED : 1^{st} JUNE, 2005.

IF THE BALANCE ON LINE R7 IS NEGATIVE, PROVIDE DETAILS IN THIS B	οх	AN	DF	ILL	AN	NE)	XUF	RE-I	I
Balance brought forward from line R7									
R9.1 Adjusted against liability under Central Sales Tax									
R9.2 Balance carried forward to next tax period									
R9.3 Balance due for Refund at the end of financial year									

R10 Inter-state trade and exports and imports	Inte	er-s	tate	e Sa	ales	; / E:	хро	rts	Int	ter-	stat	e P	urc	has	ses .	/ Im	por	ts
R10.1 Stock Transfer outside Daman and Diu																		
R10.2 Against C Forms																		1
R10.3 Against D Form																		1
R10.4 Against H Forms																		
R10.5 Against any other Forms																		1
R10.6 Capital goods																		1
R10.7 Exports to / Imports from outside India																		
																		1
R10.8 Total																		

R11 Verifica	ation				hereb	/ solem	nly affirm	and d	leclare	that th	e inform	nation c	niven
hereinabove	e is true a	nd correct to	o the best o	f my/our kno									
Signature o	f Authoris	ed Signator	y		· · · · · · · · ·								
Full Name	(first nam	e, middle, s	urname)					· · · · · ·				•••••••••	
Designation	1											<u> </u>	
Place													
Date	Day	Month		Year									

Instructions for filling Return Form

- 1. Please complete all the fields in the form.
- 2. Insert N/A in any fields not applicable to you.
- 3. Return has to be filed within **28 days** from the end of the tax period.
- 4. Each page of the return form has to be signed by the authorised signatory.
- 5. For reporting adjustments, please use the following convention:
 - a. Any amount that decreases the output tax or tax credits should be entered as a negative amount with a negative sign (-) before it.
 - b. Any amount that increases the output tax or tax credit should be entered as a positive amount.

Annexure-II

Sr. No.	Tax Invoice	Date of Purchase	Name of Issue Dealer from	Tin of Selling	Description of Goods	Quantity	Total Amount of Tax Invoice	VAT charged	Rate of VAT	Remarks
	No.		whom goods purchased	Dealer				C	charged	

			EXTRA	ORDINARY	No. : 01	l	
			DATED	: 1 st JUNE	2, 2005.		

<u>Schedule I</u> (To be attached with the return where adjustments in Output Tax or Tax Credits are made)

S1.1 Adjustments to Output Tax

Nature of Adjustment	 Inc	crea	se	in O (A)	•	out T	ax		De	crea	ise	in C (B)	outp	ut T	ax	
Sale cancelled [Section 8(1) (a)]																
Nature of sale changed [Section 8(1) (b)]																
Change in agreed consideration [Section 8(1) (c)]																
Goods sold returned [Section 8(1)(d)]																
Bad debts written off [Section 8(1) (e) and Rule 7A]																
Bad debts recovered [Rule 7A(3)]																
Tax payable on goods held on the date of cancellation of registration (Section 23)																
Other adjustments, if any (specify)																
Total																
S1.2 Total net increase / (decrease) in Output Tax				(A	-B)											

S2.1 Adjustments to Tax Credits

Nature of Adjustment	Inc	rea	ise	in 1 (C)	Гах	Cre	dit		De	cre	in T (D)	ax C	red	it
Tax credit carried forward from previous tax period														
Receipt of debit notes from the seller [Section 10(1)]														
Receipt of credit notes from seller [Section 10(1)]														
Goods purchased returned or rejected [Section 10(1)]														
Change in use of goods, for purposes other than for which credit is allowed [Section 10(2)(a)]														
Change in use of goods for purposes for which credit is allowed [Section 10(2)(b)														
Tax credit disallowed in respect of stock transfer out of Daman and Diu [Section 10(3)]														
Tax credit for Transitional stock held on 1 st April 2005 (Section 14)														
Tax credit for purchase of Second-hand goods (Section 15)														
Tax credit for goods held on the date of withdrawal from Composition Scheme [Section 16(2)]														
Tax credit for trading stock and raw materials held at the time of registration (Section 20)														
Tax credit disallowed for goods lost or destroyed (Rule 7)														
Balance tax credit on capital goods [Section 9(9)(a)]														
Other adjustments if any (specify)														

	- 101 -															
		F	X	ΓRA	40	RD	DIN	A	RY	N	0.	: ()1			
		Ľ)A]	ΓEI	D :		1 st	JI	UN.	E,	20	05.				
	Total															
S2.2 Total net Increase / (decrease) in Tax Credits					(0	C-D)				Ĩ						

Department of Value Added Tax

Form DVAT 17

(See Rule 28 of the Daman and Diu Value Added Tax Rules, 2005) Composition Tax Return Form under the Daman and Diu Value Added Tax Regulation, 2005

Is it a Revised Returns

Yes

No

(If yes please fill up details in fields A and B and attach explanatory notes regarding discovery of mistake or error in the original return)

A. F	Receipt/Challan No. and date of original return filed				
B. I	- Date of discovery of mistake or error				
Reg	jistration No.	Return Period	From	То	
1.	Name of the Dealer				
2.	Address of the Dealer				
3.	Total Sales in period				
4.	Composition rate of tax				
5.	Output Tax				
6.	Tax Paid				
7.	Tax Deducted at Source (TDS) (Attach original TDS certificates)				
8.	Balance Payable / Refundable (5-6-7)				
9.	Add: Interest				
10.	Total				
11.	Details of payment of tax (including proof of payment)				
12.	Challan No. and date				

EXTRAOR	DINARY No. : 01
DATED :	1 st JUNE, 2005.

13. Verification

I/We ______ hereby solemnly affirm and declare that the information given in this form and attachments (if any) is true and correct to the best of my/our knowledge and belief and nothing has been concealed therefrom.

 Signature of authorised signatory

 Name

 Designation

 Place

 Date

DD / MM / YYY

Department of Value Added Tax

Form DVAT 18

(See Rule 30 of the Daman and Diu Value Added Tax Rules, 2005)

Statement of Tax paid Stock in hand on April 1, 2005

1. Registration No.										
2. Full Name of Dealer										
(For individuals, provide in order of first name, middle name, surname)										

3. Total Value of the trading stock, raw material and	Description*		V	/alu	le (l	Rs.))			Та	ĸВ	orne	e (R	s.)	
Packaging material for trading	(i) Trading Stock														
stock held in Daman and Diu as on 1 st April 2005	(ii) Raw Material														
	(iii) Packaging Material														
	Total														
(* Please complete Annexure 1)															

(* Please complete Annexure 1)

4. Tax Credit Claimed	(total of tax borne from (3) above)	Rs.				1

5. Verification	on										her	ebv	so	lemi	nly	affir	m a	and	de	cla	re t	hat	the	inf	orm	atio	n gi	ver	า
hereinabov																												m.	
Further cert possession																				ents	5, W	nic	n a	re II	n my	//ou	r		
			•									-																	
Signature o	t Aut	noris	ea s	signa	atory																								
Full Name	(first	t nan	ne, r	nidd	lle, si	urna	me)																						
Designation	۱																												
Place	, ,			-		1		1		1						1		1		T		1			1	Т			
FIACE	<u> </u>			L																									
Date			ÍΓ			1				٦																			
	Da	ay		Мо	nth			Ye	ear																				

EXTRAORDINARY No. : 01

DATED : 1 st JUNE, 2005.

	documents as stated above and certify that the details of the tax credit claimed tion 14 of the Daman and Diu Value Added Tax Regulation, 2005.
Signature	
Full Name (first name, middle, surname)	
Membership Number	
Place	
Date Day Month	Year Accountant's Seal

Instructions for filling the statement (For details please refer to Section 14 and Rule 30)

- 1. The statement has to be submitted within **4 months** from 1st April, 2005.
- 2. The statement has to be furnished by a registered dealer wishing to claim credit under section 14 (2).
- 3. The goods on which credit is being claimed should be physically held in Daman and Diu by the dealer on 1st April, 2005.
- 4. The goods on which credit is being claimed should have been purchased on or after 1st April, 2005 from a dealer registered under Daman and Diu Sales Tax Act, 1964 and the dealer should have in his possession the invoices.
- 5. The goods in the stock were taxable at first point under Daman and Diu Sales Tax Act, 1964.
- 6. The tax credit on the stock cannot be claimed:
 - for finished goods manufactured out of tax paid raw material or capital goods;
 - for any goods that were taxable at last point under Daman and Diu Sales Tax Act, 1964;
 - in a statement furnished more than four months after the commencement of the Regulation;
 - for opening stock held outside Daman and Diu.
- 7. The dealer should claim the entire amount of credit to which he is entitled in a single statement.
- 8. Every dealer wishing to claim tax credit in excess of one lakh rupees shall furnish with the statement a **certificate signed by an accountant**, certifying that the net credit claimed is true and correct.
- 9. If the dealer is holding any stock which has **not suffered tax** under the Daman and Diu Sales Tax Act, 1964, in that case he will also furnish a statement in respect of such stock in Form DVAT-18A.

EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT18: Annexure I

(i) Details of Trading Stock as on 1st April, 2005 and tax borne thereon.

S.No.	Date of purchase	Invoice No.	Supplier's Name	Supplier's Registration no.	Value (Rs.)	Tax Borne (Rs.)
				Total		

(ii) Details of Raw Material as on 1st April, 2005 and tax borne thereon.

S.No.	Date of purchase	Invoice No.	Supplier's Name	Supplier's Registration no.	Value (Rs.)	Tax Borne (Rs.)
				Total		

(iii) Details of Packaging Material as on 1st April, 2005 and tax borne thereon.

S.No.	Date of purchase	Invoice No.	Supplier's Name	Supplier's Registration no.	Value (Rs.)	Tax Borne (Rs.)
				Total		

iv. Verification I/We		۱
Signature of Authorised Signatory	 	
Full Name (first name, middle, surname)	 	
Designation	 	
Place		
Date Day Month Year		

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EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Department of Value Added Tax

Form DVAT 19

(See Rule 10 of the Daman and Diu Value Added Tax Rules, 2005)

Statement of Trading Stock and Raw Material as on the date of registration

1. Registration No.										
2. Full Name of Dealer										
(For individuals, provide in order of first name, middle name, surname)										
mot hame, madie hame, sumane,										

3. Total Value of the trading stock and raw material as on the	Description*		Ŋ	Valı	ue (Rs.))			Inp	out	Тах	: (R	s.)	
date of registration takes effect	(i) Trading Stock														
	(ii) Raw Material														,
	Total														,

(* Please complete Annexure)

	hereby solemnly affirm and declare that the information given wledge and belief and nothing has been concealed therefrom. the correct version of the documents, which are in my/our d Tax Department on demand.
Signature of Authorised Signatory	
Full Name (first name, middle, surname)	
· · · · ·	

Place																
								_								
Date																
	D	ay	Mor	nth		Ye	ar]								

EXTRAORDINARY No. : 01 DATED : 1st JUNE, 2005.

Instructions for filling the statement (For details please refer to Section 20 and Rule 10)

- 1. The statement has to be submitted within 7 days from its registration takes effect.
- 2. The statement has to be furnished by a registered dealer wishing to claim credit under section 20 (1).
- 3. The goods on which credit is being claimed should be physically held by the dealer on the date its registration takes effect.
- 4. The goods on which credit is being claimed should have been purchased on or after 1st April, 2005 from a dealer registered under Daman and Diu Value Added Tax Regulation, 2005 and the dealer should have in his possession the invoices.
- 5. The tax credit on the stock **cannot** be claimed:

-

- for finished goods manufactured out of tax paid raw material or capital goods;
 - for opening stock held outside Daman and Diu.
- 6. The dealer should claim the entire amount of credit to which he is entitled in a single statement.

EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 19: Annexure

(i) Details of trading stock on which credit has been sought

S.No.	Tax Invoice date	Tax Invoice No.	Supplier Registration no. under the Regulation	Value (Rs.)	Input Tax (Rs.)
			Total		

(ii) Details of raw material on which credit has been sought

S.No.	Tax Invoice date	Tax Invoice No.	Supplier Registration no. under the Regulation	Value (Rs.)	Input Tax (Rs.)
			Total		

(iii) Verifica I/We hereinabove		rue a	and	corre	ect to	the	best	of m	ιγ/οι	ır kn							ation heref		
Signature of	f Aut	horis	sed	Sign	atory	,					 	 	 	 	 	 		 	_
Full Name	(firs	t nar	ne, I	midd	lle, si	urna	me)												
											 	 	 	 	 	 		 	-
Designation								_			 		_						
Place																	Τ		
Date	D	ay		Мо	onth			Ye	ear										

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EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Department of Value Added Tax

Form DVAT 20

(See Rule 28 of the Daman and Diu Value Added Tax Rules, 2005 Challan for Daman and Diu Value Added Regulation

(Part A - to be retained in the Treasury)

Reserve Bank of India / State Bank of India

at..... (Branch)

for the period from to.....

Credited: Consolidated Fund of India

Head: 0040, Value Added Tax Receipts - Value Added Tax Receipts

1. Registration No.

2. Full Name of Dealer										
(For individuals, provide in order of first name, middle name, surname)										

3. Dealer's address	Building Name/ Number							
	Area/ Road							
	Locality/ Market							
	Pin Code							

4. Payment on account of	Code			Arr	nour	nt (F	Rs.)		
(i) Tax									
(ii) Interest									
(iii) Penalty									
(iv) Others									
Total									

Total amount paid (in words) : Rupees _	Total amount	paid (in words): Rupees
---	--------------	--------	----------	-----------

Signature of depositor	
Name	
Position (Eg. Manager, Partner, etc.)	
Date (mm/dd/yy)	<u> </u>

FOR USE IN TREASURY

Received payment of Rs	
Rupees)	
Date of entry	
TREASURY	

SEAL
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EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

ACCOUNTANT

Department of Value Added Tax

Form DVAT 20

(See Rule 28 of the Daman and Diu Value Added Tax Rules, 2005) Challan for Daman and Diu Value Added Tax

(Part B - to be sent to the Value Added Tax Authority by the Treasury)

Reserve Bank of India / State Bank of India

at..... (Branch)

for the period from

to.....

Credited: Consolidated Fund of India

Head: 0040, Value Added Tax Receipts - Value Added Tax Receipts

1. Registration No.												
---------------------	--	--	--	--	--	--	--	--	--	--	--	--

Locality/ Market Pin Code

2. Full Name of Dealer (For individuals, provide in order of													
first name, middle name, surname)													
3. Dealer's address	Bu	Building Name/ Number											
	Ar	Area/ Road											

4. Payment on account of	Code			Am	nour	nt (F	Rs.)		
(i) Tax									
(ii) Interest									
(iii) Penalty									
(iv) Others									
Total									

 Total amount paid (in words) : Rupees

 Signature of depositor

 Name

 Position (Eg. Manager, Partner, etc.)

 Date (mm/dd/yy)

FOR USE IN TREASURY

Received payment of Rs	
(Rupees)
Date of entry	
	TREASURY

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EXTRAOR	DINARY No. : 01
DATED :	1 st JUNE, 2005.

SEAL

ACCOUNTANT

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EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Department of Value Added Tax

Form DVAT 20

(See Rule 28 of the Daman and Diu Value Added Tax Rules, 2005)

Challan for Daman and Diu Value Added Tax

(Part C - to be attached by the dealer alongwith return / application)

Reserve Bank of India / State Bank of India

at..... (Branch)

for the period from

to.....

Credited: Consolidated Fund of India

Head: 0040, Value Added Tax Receipts - Value Added Tax Receipts

Bui	lding	y Nar	ne/ N	lumb	ber													
Are	ea/ R	oad																
Loc	Locality/ Market																	
Pin	Pin Code																	
	Are Loo	Area/ R Locality	Area/ Road Locality/ Ma	Area/ Road Locality/ Market	Area/ Road Locality/ Market	Locality/ Market	Area/ Road Locality/ Market	Area/ Road Locality/ Market										

4. Payment on account of	Code			Am	nour	nt (F	₹s.)		
(i) Tax									
(ii) Interest									
(iii) Penalty									
(iv) Others									
Total									

Total amount paid (in words) : Rupees _____

Signature of depositor	
Name	
Position (Eg. Manager, Partner, etc.)	
Date (mm/dd/yy)	//

FOR USE IN TREASURY

Received payment of Rs	
Rupees)
Date of entry	

TREASURY

EXTRAORDINARY No. : 01 DATED : 1st JUNE, 2005.

SEAL

ACCOUNTANT

Department of Value Added Tax

Form DVAT 20

(See Rule 28 of the Daman and Diu Value Added Tax Rules, 2005)

Challan for Daman and Diu Value Added Tax

(Part D – to be retained by the dealer)

Reserve Bank of India / State Bank of India

at..... (Branch)

for the period from to.....

Credited: Consolidated Fund of India

Head: 0040, Value Added Tax Receipts - Value Added Tax Receipts

1. Registration No.													
2. Full Name of Dealer													
(For individuals, provide in order of first name, middle name, surname)													
3. Dealer's address	Bu	ilding	g Na	me/ I	Num	ber							
	Are	ea/ R	load										
	Lo	cality	// Ma	arket									
	Pir	Pin Code											

4. Payment on account of	Code			Am	nour	nt (F	Rs.)		
(i) Tax									
(ii) Interest									
(iii) Penalty									
(iv) Others									
Total									

Total amount paid (in words) : Rupees	
Signature of depositor	
Name	
Position (Eg. Manager, Partner, etc.)	
Date (mm/dd/yy)	//

FOR USE IN TREASURY

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	EXTRAORDINARY No. : 01
	DATED : 1 st JUNE, 2005.
Received payment of Rs	
(Rupees)
Date of entry	
	TREACURY

TREASURY ACCOUNTANT

SEAL

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EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 21

(See Rule 34 of the Daman and Diu Value Added Tax Rules, 2005)

Daman and Diu Value Added Tax Refund Claim Form

1. Registration No.													
2. Full Name of Dealer (For individuals, provide in order of first name, middle name, surname)													
3. Dealer's address	Building Name/ Number												
	Area/ Road												
	Locality/ Market												
	Pin Code												
4. Tax refund claimed (attac	h supporting documents)	Rs.											
V	, ,												
5. Financial year for which Refund	Claim												
6. Ground for claiming refund (provide reasons in detail, attach additional sheets if required)													
. ,													
7. Verification	h a sa h a												
I/We hereinabove is true and correct to the	nereby ne best of my/our knowledge a	nd belief and nothing has	are that the information given been concealed therefrom.										
Signature of Authorised Signatory													
Full Name (first name, middle, sur	name)												
Designation													
Place													
Date													
Day Month	Year												

Instructions for filling Refund Form (DVAT-21)

- 1. Please give the particular detail of the Refund Claim.
- 2. Please attach a certified copy of judgment or order in case the refund arises out of a judgment of a Court or an order of any authority under the Regulation.

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EXTRAORDINARY No. : 01

DATED : 1 st JUNE, 2005.

Department of Value Added Tax

Form DVAT 21A

(See Rule 34 of the Daman and Diu Value Added Tax Rules, 2005)

Reference No << Reference Number >>

To _____(Name of the dealer)

_____ (Address of the dealer)

_____ (Registration Number of the dealer)

Notice for furnishing security for granting refund

This is in response to your application for refund submitted in form DVAT-21 on <<<Date of deposit of form>>, claiming a refund of Rs. ______ (in figues) ______ (in words) ; and

The said application has been examined and duly verified by the Daman and Diu Value Added Tax Department. However, the refund of Rs. ______ can only be granted to you upon furnishing a security/ additional security of Rs. ______ (in figures) ______ (in words).

You are hereby directed to furnish the security for the above-mentioned amount by <<<Date>>>> and provide proof thereof to the undersigned so that the refund can be processed accordingly.

(Signature)

(Commissioner)

(Place)

(Date)

Department of Value Added Tax

Note: Please quote your Registration No. while communicating with the Daman and Diu VAT Department in this matter or in any other matter whatsoever.

<< Date >>

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EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 22

(See Rule 34 of the Daman and Diu Value Added Tax Rules, 2005)

Serial Number:

Reference No << Reference Number >>

Date << Date>>

Refund order

1. Registration No.																	
2. Full Name of Dealer (For individuals, provide in order of																	
first name, middle name, surname)																	
3. Dealer's address	Building	Name	/ Num	ber													
	Area/ Ro	oad															
Locality/ Market																	
	Pin Code																
										1	1						
4. Date of refund application				(mm/	/dd/y	y)					/				/		
5. Tax Period in From		/		/			То)			/				/		
5. Tax Period in From which refund claimed	mm	/	dd	/	у	у	Тс	•	m	m	/		dd		1	уу	
	mm	/	dd	/	у	у	To	•	m	m	/		dd		1	уу	
	mm	/	dd	/	у	у	To		m	m	/			nt (Rs	/ s.)	уу	
which refund claimed	mm	/	dd	/	у	y	To)	m	m	/			nt (Rs	/ s.)	уу	
which refund claimed 6. Refund calculation	mm	/	dd	/	у	У	To		m	m				nt (R	/ s.)	уу	
which refund claimed 6. Refund calculation (i) Refund claimed	I	/		/ 		У	To		m	m				nt (Rs	/ s.)	уу	
6. Refund calculation (i) Refund claimed (ii) Refund allowed	elayed pay			/ 		y	To		m	m				nt (Rs	/ s.)	уу уу	

7. Security (if any)	(a) Amount of Security	Rs.									
	(b) Type of Security										
	(c) Date of expiry of Secu	urity			/			/			
			Da	ay		Mo	nth		Ye	ar	

(Signature)

(Designation)

(Place)

(Date)

Department of Value Added Tax

EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Note: Please quote your Registration No. while communicating with the Daman and Diu VAT Department in this matter or in any other matter whatsoever.

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EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Department of Value Added Tax

Form DVAT 23

(See Rule 35 of the Daman and Diu Value Added Tax Rules, 2005)

Daman and Diu Value Added Tax Refund Form

[To be used only by Embassies, International and Public Organisations and their Officials]

1 Full Name of Organization		1	1 1		1		1		T	1	1	1	1	
1. Full Name of Organisation														
(For individuals, provide in order of first name, middle name, surname)														
2. Address of Organisation	Building N	lame/	Numbe	er										
	Area/ Roa	ad												
	Locality/ I	Market												
	Pin Code													
	Email Id													

3. Entry Number of Sixth Schedule under which the applicant is eligible to claim refund

Telephone Number Fax Number

4. Date of filing of last refund claim (if any)	(mm/dd/yy)		/		/	

(Rs.)

*Please complete Annexure and attach all tax invoices for which tax refund is being claimed

5. Total tax paid as per invoices attached*

6. Details of Bank Account in which	Account Number							
refund should be remitted	MICR Number							
	Name of Bank							
	Address of Bank							

Verification	on																										
I/We														mnly													
hereinabove	e is true a	and	corre	ect to	the	best	of m	ιγ/οι	ur kn	nowl	edge	e ar	nd be	elief a	and	nothi	ing	has	bee	n c	onc	ceale	ed tl	nere	fron	۱.	
Signature of	f Authoris	sed	Sign	atory	/																						
Full Name	(first nar	ne,	midd	le, s	urna	me)																					
Full Name (first name, middle, surname)																											
Designation	1									_																	
Place																											
										-														-			
Date		I	[7		1	1																			
Duto	Davi	ł	N/-	-	-					_																	
	Day		Mo	nth	1		Ye	ear																			

EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Department of Value Added Tax

Form DVAT 23: Annexure

(i) Details of purchases of tax paid goods in respect of which refund of tax is sought

S.No.	Tax Invoice date	Tax Invoice No.	Supplier Registration no. under the Regulation	Purchase Price (Rs.) (inclusive of tax)	Tax (Rs.)
		1		Total	

(ii) Verificati	ion																													
I/We												here	eby s	solei	mnly	/ affi	rm a	and	de	ecla	re t	hat	the	e inf	orm	natio	on g	give	n	
hereinabove	e is true	e an	d cc	rrect	t to	the	best	of n	ny/o	ur kn	owl	edg	e an	id be	elief	and	not	hin	g h	as	bee	n c	ond	ceal	ed t	the	refr	om.		
Signature of	f Autho	rise	d Si	gnat	ory																									
-				-																										_
Full Name	(first n	ame	e, m	iddle	, sı	ırna	me)																							
																														_
Designation																														_
Place																														
									_ <u> </u>								_													J
Date						1		T	T		٦																			
Dale		_						L ,			_																			
	Day			Mont	h			Y	ear																					

Instructions for filling Return Form (Embassy and Staff) (Please refer to Section 41, Sixth Schedule and Rule 35)

- 1. Please do fill all the applicable fields in the form
- 2. Please maintain a minimum period of 3 months between successive filing of refund claims
- 3. Please attach a copy of the letter of authorization in case the form is not signed by the Chief of the Organization.
- 4. Please refer to Sixth Schedule for ascertaining the following:
 - Qualified persons eligible to claim refund; and
 - · Eligibility of items/transactions eligible for refund

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EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Department of Value Added Tax

Form DVAT 24

(See Rule 36 of the Daman and Diu Value Added Tax Rules, 2005)

Reference No << Reference Number >>

<< Date >>

To _____ (Name of the dealer) _____ (Address of the dealer)

(Registration Number of the dealer)

Notice of default assessment of tax and interest under section 32

Whereas I am satisfied that the dealer has not furnished returns/furnished incomplete returns or incorrect returns / furnished a return that does not comply with the requirements of Daman and Diu Value Added Tax Regulation, 2005 / any other reason << Specify the reasons>>

The dealer is hereby directed to pay tax of an amount of rupees ______ and furnish proof of such payment to the undersigned on or before << Date >> for the following tax period(s) -

Tax Period (mm/dd/yy to mm/dd/yy)		Amount (Rs.)	
	Тах	Interest	Total
Total			

(Signature)

(Designation)

(Place)

(Date)

Note: Please write your Registration No. while communicating with the Daman and Diu VAT Department in this matter or in any other matter whatsoever.

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EXTRAORDINARY No. : 01

DATED : 1 st JUNE, 2005.

Department of Value Added Tax

Form DVAT 24A

(See Rule 36 of the Daman and Diu Value Added Tax Rules, 2005)

Reference No << Reference Number >>

<< Date >>

_____ (Name of the dealer)

_____ (Address of the dealer)

_____ (Registration Number of the dealer)

Notice of assessment of penalty under section 33

Whereas I am satisfied that the dealer has a liability to pay penalty under section 86 of Daman and Diu Value Added Tax Regulation, 2005 for the following reasons << Specify the reasons>>

1.

То

2.

Now therefore the dealer is hereby directed to pay penalty of an amount of rupees ______ and furnish proof of such payment to the undersigned on or before << Date >> .

(Signature)

(Designation)

(Place)

(Date)

Note: Please write your Registration No. while communicating with the Daman and Diu VAT Department in this matter or in any other matter whatsoever.

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EXTRAORDINARY No. : 01

DATED : 1 st JUNE, 2005.

Department of Value Added Tax

Form DVAT 25

(See Rule 37 of the Daman and Diu Value Added Tax Rules, 2005)

Recovery Certificate

Office of the Value Added Tax Authority, Ward Daman

Date : _____

Recovery Certificate Number:

To The Collector,

Daman

It is hereby is certified that a sum of Rs. _______ is due from M/s _______ Registration No.:_______) on account of arrears of tax, interest and penalty as per details provided below:

S.No.	Particulars of arrears	Tax period (mm/dd/yy to mm/dd/yy)	Amount (Rs.)

As per our records, the dealer has his principle place of business at __

and the lists of additional places of business are provided below:

1.

2.

3.

The particulars of persons who stood as surety for the dealer are as provided below:

- 1. Name of surety
- 2. Registration Number
- 3. Address of surety's place of business
- 4. Mailing address
- 5. Amount of surety (Rs.)

With reference to the provisions of sub-section (3) of section 43 of the Daman and Diu Value Added Tax Regulation, 2005 and the Rule 37 of the Daman and Diu Value Added Tax Rules, 2005 you are hereby requested to recover the said sum as if it was an arrear of land revenue. The amount recovered may please be credited in the appropriate Government Treasury in the Consolidated Fund of India (provide appropriate details).

EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

As per our records, the particulars of the person or persons liable to pay the amount due under this certificate are given below:

Name of the proprietor/partner/ Director, etc.	Father's name	Residential address	Details of properties owned

Signature

Seal

Designation

Place

Date

Department of Value Added Tax

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EXTRAORDINARY No. : 01

DATED : 1 st JUNE, 2005.

Department of Value Added Tax

Form DVAT 26

(See Rule 38 of the Daman and Diu Value Added Tax Rules, 2005)

Continuation of Recovery Proceedings

Seal

Date : _____

Letter Number: Number/Date/Year

To The Collector,

Daman

business at

The amount of arrears recoverable under the said Recovery Certificate has been reduced by the Order dated (mm/dd/yy) ______ passed under section ______ of the Daman and Diu Value Added Tax Regulation, 2005 by ______. The amount now due from the above mentioned person on account of arrears is Rs ______.

Please make note of the same in your records and proceed to recover the above arrears in conformity with the details provided in the said Recovery Certificate.

(Signature)

(Designation)

(Date)

(Place)

Department of Value Added Tax

Copy to:

(Name of the dealer)

(Address of the dealer)

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EXTRAORDINARY No. : 01

DATED : 1 st JUNE, 2005.

Department of Value Added Tax

Form DVAT 27

(See Rule 39 of the Daman and Diu Value Added Tax Rules, 2005)

Reference No << Reference Number >>

То

(Name of the person)

_____ (Address of the person)

(Registration Number of the person, if any)

Notice for special mode of recovery under section 46 of the Daman and Diu Value Added Tax Regulation, 2005

Whereas a sum of Rs. ______ on account of tax / interest / penalty payable under the Daman and Diu Value Added Tax Regulation, 2005 is due as arrears from << Name of dealer >> having Registration No.: ______ having his principle place of business at ______ who has failed to make payment of the said arrears; and

Whereas money is due or may become due to the said dealer from you; or you hold or may subsequently hold money for/or on account of the said dealer;

You are hereby required under section 46 of the Daman and Diu Value Added Tax Regulation, 2005, to pay into the Government Treasury the amount due from you to, or held by you for or on account of the said dealer up to the amount of arrears shown above;

You are further required to pay into the said Government Treasury any money which may become due from you to the said dealer or which may be held by you, up to the amount of arrears still remaining unpaid, forthwith on such money becoming due or being held by you.

Please note that any payment made by you in compliance with this notice will be deemed under section 46 (3) of the Daman and Diu Value Added Tax Regulation, 2005 to have been made under the authority of the dealer and the receipt from the Government Treasury will constitute a good and sufficient discharge of your liability to the said dealer to the extent of the amount specified in the receipt.

Please also note that if you discharge any liability to the dealer after receipt of this notice, you will be personally liable to the Commissioner under section 46 (4) of the Daman and Diu Value Added Tax Regulation, 2005 to the extent of the liability discharged, or to the extent of the arrears of the dealer towards tax / interest / penalty, whichever is less.

Please note further that the amount of money which you are required to pay in pursuance to this notice or for which you are personally liable to the Commissioner as mentioned above, shall, if it remains unpaid, be recoverable as an arrear of land revenue under section 46 (6) of the Daman and Diu Value Added Tax Regulation, 2005.

Necessary challan for depositing the money to the credit of Government Treasury is enclosed herewith.

(Signature)

Seal of the authority

(Designation)

(Place)

(Date)

Department of Value Added Tax

Copy to:

(Name of the dealer)

(Address of the dealer)

<< Date >>

—	126	_
---	-----	---

EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Note: Please quote your Registration No. while communicating with the Daman and Diu VAT Department in this matter or in any other matter whatsoever.

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EXTRAORDINARY No. : 01

DATED : 1 st JUNE, 2005.

Department of Value Added Tax

Form DVAT 28

(See Rule 40 of the Daman and Diu Value Added Tax Rules, 2005)

Summons to appear in person/ or to produce documents

То

(name) _____

(address)

Whereas your attendance is necessary to give evidence / whereas the following documents are required with reference to enquiry concerning M/s ______ and having Registration No.: ______ and having his principle place of business at ______ under the Daman and Diu Value Added Tax Regulation, 2005.

- 1. In this context, you are summoned to appear in person and/or produce or cause to be produced, the said documents ________(here describe the documents in sufficient detail to permit their identification with reasonable certainty) before me on the _______(date) day of _______(month) at ____a.m./p.m. (time) at _______(place) and not to depart from the office until expressly permitted by me.
- 2. A sum of Rs. ______ being your diet money and traveling expenses is lying in deposit and will be paid to you in due course.

Seal

- 3. Failure, without prior intimation or lawful excuse, to appear and give evidence or produce or cause to be produced, the documents as the case may be, is punishable under the provisions of Order XVI, Rule 12 of Civil Procedure Code, 1908.
- 4. Given under my hand and seal, this _____ day of ____

Signature

Designation

Place

Date

Department of Value Added Tax

Note: In case the summons is merely for the production of a document it will be proper compliance with it if the document is sent per registered post and received by the Department on or before the date specified above.

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EXTRAORDINARY No. : 01 DATED : 1st JUNE, 2005.

Department of Value Added Tax

Form DVAT 29

(See Rule 41 of the Daman and Diu Value Added Tax Rules, 2005)

Notice for redeeming goods

Office of the Value Added Tax Authority, Ward Daman

Date

Notice Number:

To M/s_____

Daman

Registration Number _____

You are hereby required to make a payment of Rs. ______ on account of arrears of value added tax, interest penalty and other dues as per details provided below:

Serial No.	Particulars of dues	Interest (Rs.)	Penalty (Rs.)	Other Dues (Rs.)	Total Arrears (Rs.)
		А	В	С	A+B+C

You are directed to make the said payment into the appropriate Government Treasury in the Consolidated Fund of India within fifteen days from the date of service of this notice and produce receipted treasury *challan* to the undersigned in order to redeem the following goods in possession of the Commissioner:

Serial No.	Particulars of goods Description	Details of seizure, etc.

You are hereby informed that if the property is not redeemed within fifteen days, the Commissioner may proceed to sell the property by public auction as per the procedure laid down under the Regulation and apply the proceeds of sale accordingly.

Signature

Designation

Place

Date

Department of Value Added Tax

Seal

_	129	_
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EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Note: Please quote your Registration No. while communicating with the Daman and Diu VAT Department in this matter or in any other matter whatsoever.

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EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 30

(See Rule 42 of the Daman and Diu Value Added Tax Rules, 2005)

Specimen of Purchase / inward Branch transfer Register

Registration Number:_____

Name of dealer:

Purchases for the tax period

From (mm/dd/yy) ______To (mm/dd/yy) _____

Address: _____

Method of accounting: Cash / Accrual

Details of Purchases

Purchases eligible for credit of input tax Date Purchases not eligible for credit of input tax Invoice No. Seller's Of Seller's Debit/Credit Registratio Name purchase Note No. n No. (mm/dd/yy) Import Inter-state purchases Purchases Total Local Rate Input Tax Total from or stock transfers from Purchases purchases of tax paid purchase outside exempted including tax India units Form No, Capital Others Amount Goods if any

	Total									
--	-------	--	--	--	--	--	--	--	--	--

(all amounts in Rupees)

Page ____ of ____

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EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 31

(See Rule 42 of the Daman and Diu Value Added Tax Rules, 2005)

Specimen of Sales / outward Branch Transfer Register

Details of Sales

Registration Number:_____

Name of dealer: _____

Sales for the tax period

From (mm/dd/yy) ______To (mm/dd/yy) ______

Address: _____

Method of accounting: Cash / Accrual

(all amounts in Rupees)

												(all arriounts in			
Details of	Tax /Retai	il Invoice / Deliv	very Note	Inter-state sal transfer/ Cons transfer		Exports Out of India	Inte	er State Sale	S	Local Sales					
Date of sale / transfer (mm/dd/yy)	Invoice / Delivery note No.	Name*	Buyers's Regn No.	Amount	Form No. (if any)		Sale Price (excluding Central Sales Tax)	Central Sales Tax	Total	Sale Price (excluding tax)	Output Tax	Total			
							(A)	(B)	(C=A+B)	(D)	(E)	(F=D+E)			
	1	1	Total												

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EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Department of Value Added Tax

Page ____ of ___

Form DVAT 32

(See Rule 43 of the Daman and Diu Value Added Tax Rules, 2005)

Goods Transport Receipt

FromTo		Dated (mm/dd/yy)
Delivery from	Delivery at	
Consignor's name: Consignor's complete address: Consignor's Registration Certificate No. under: - Daman and Diu Value Added Tax Regulation, 2005 - Central Sales Tax Act, 1956		
Consignee's name: Consignee's complete address: Consignee's Registration Certificate No. under: - Daman and Diu Value Added Tax Regulation, 2005 - Central Sales Tax Act, 1956		

Number of	Method of	Contents as	Value (Rs.)	Private	Weight		Weight		Weight		Weight		Rate (Rs.) Total Freight		Fre	Remarks
Packings	Packing	declared		marks if	Actual Kgs.	Charged		Rs.	Rs. Paid							
				any	Kgs.											

Name and Signature of the Manager/Booking Clerk

Name and stamp of the Transport Company/Booking Agency

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EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 33

(See Rule 43 of the Daman and Diu Value Added Tax Rules, 2005)

Delivery Note

Serial No:		Dated (r	nm/dd/yy)				
Consignor's / Owner' name: Consignor's / Owner's complete add Consignor's / Owners' Registration - Daman and D - Central Sales	Certificate No. under: iu Value Added Tax Regulation, 2005		-				
Consignee's name: Consignee's complete address: Consignee's Registration Certificate - Daman and Diu Value A - Central Sales Tax Act, 1	dded Tax Regulation, 2005						
Carrier's name: Carrier's complete address:							
Vehicle Number in which goods are	being carried:						
Destination of goods:							
Number of Packings	Method of Packings	Description of goods	Quantity	Value (Rs.)			

Date: _____ Place: _____ Name and Signature of the consignor's authorized signatory

Name and stamp of the consignor

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EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Department of Value Added Tax

Form DVAT 34

(See Rule 43 of the Daman and Diu Value Added Tax Rules, 2005)

Export Declaration

Book No. _____

Form Serial No.

COUNTER-FOIL

(To be retained by the consignor for record)

To be used by a dealer registered under the Daman and Diu Value Added Tax Regulation, 2005 for consigning goods from Daman and Diu (To be filled in by the consignor)

Particulars of Consignee

1. Full Name of Consignee (For individuals, provide in order of first name, middle name, surname)													
2. Address of Consignee	Bu	ildin	g Na	me/ I	Num	ber							
	Are	Area/ Road											
	City												
	Dis	District											
	Sta	ate											
	Pin Code												
	Те	Telephone Number											
3. Registration No. of Consignee*													

* CST Registration No.

Particulars of Goods

SI.No.	Name of Goods	Quantity (no. of packets)	Weight (in quintals)	Value (Rs.)

Nature of transaction	Tick 🗹	one		נ	Sale			I	Other (pls specify)
Cash Memo / Invoice / Deliver No	ote No.								
Date (dd/mm/yyyy)			/			/	2	0	

Particulars of Consignor

1. Full Name of Consignor															
(For individuals, provide in order of first name, middle name, surname)															
2. Address of Consignor	Bu	ildin	g Na	me/	Num	ber									
	Are	ea/ F	Road												
	Lo	cality	// Ma	arket											
	Pir	n Coo	de												
3. Registration No. of Consignor															
										-					
ate of declaration (dd/mm/yyyy)		1			1	2	2 0)							

EXTRAOR	RDINARY No. : 01
DATED :	1 st JUNE, 2005.

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EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 34

(See Rule 43 of the Daman and Diu Value Added Tax Rules, 2005)

Export Declaration

Book No. _____

Form Serial No. _____

ORIGINAL

(To be submitted by the person carrying goods with the check post authorities at the time of Exit out of Daman and Diu)

To be used by a dealer registered under the Daman and Diu Value Added Tax Regulation, 2005 for consigning goods from Daman and Diu

			(To Ł	oe fil	led ir	ı by t	he c	onsig	nor)									
Particulars of Consignee			-			-		-										
1. Full Name of Consignee (For individuals, provide in order of first																		
name, middle name, surname)																		
2. Address of Consignee	Βι	uildin	g Na	ame/	Num	nber												
	Area/ Road																	
	Ci	ty																
	Di	stric																
	St	ate																
	Pi	n Co	de															
	Те	eleph	one	Nun	nber													
3. Registration No. of Consignee*																		
* CST Registration No																		

* CST Registration No.

Particulars of Goods

SI.No.	Name of Goods	Quantity (no. of packets)	Weight (in quintals)	Value (Rs.)

Natur	e of transaction	Tick 🗹 one	9		Sale	9				Oth	ner (p	ols s	pecif	y)	 	 	
Cash	Memo / Invoice / Deliver N	lote No.															
Date ((dd/mm/yyyy)			/		/	2	0)								
Partic	culars of Consignor																
	1. Full Name of Consign (For individuals, provide in	NOT order of first															
	name, middle name, surnan																
			D.,	ilding	mo/ M	Jum	oor										

	2. Address of Cons	ianor	Bu	ildi	ng Na	me/	Num	ber									
		5	Ar	ea/	Road												
			Lo	cali	ity/ Ma	arket											
			Pir	n C	ode												
	3. Registration No.	Consignor's															
		Stamp										-					
Date o	of declaration (dd/mm				/		/	2	2 ()							

To be filled in by the transporter

1. Registration No. of Goods Carrier: ____

EXTRAORDINARY No. : 01

DATED : 1 st JUNE, 2005.

2. Date and Time of dispatch: Date _

3. Name of transporter:_

4. Address of transporter:

5. Signature and Stamp of transporter:

Department of Value Added Tax

Time_

Transporter's Stamp

Form DVAT 34

(See Rule 43 of the Daman and Diu Value Added Tax Rules, 2005)

Book No. _____

Export Declaration

Form Serial No.

DUPLICATE

(To be subsequently submitted with the Value Added Tax authorities at the time of issuance of fresh forms along with the utilisation details of the forms got issued earlier)

To be used by a dealer registered under the Daman and Diu Value Added Tax Regulation, 2005 for consigning goods from Daman and Diu (To be filled in by the consignor)

Particulars of Consignee

alaio el concignos													
1. Full Name of Consignee (For individuals, provide in order of first name, middle name, surname)										 		 	
2. Address of Consignee	Bu	ildin	g Na	me/	Num	ber							
Ŭ	Are	ea/ F	Road										
	Cit	y											
	Dis	strict											
	Sta	ate											
	Pir	Pin Code											
	Те	leph	one l	Num	ber								
3. Registration No. of Consignee*													

* CST Registration No.

Particulars of Goods

SI.No.	Name of Goods	Quantity (no. of packets)	Weight (in quintals)	Value (Rs.)

Nature	e of transaction	Tick 🗹 one	•	(Sale	9			Ot	her (ols s	pecif	y)	 	 	
Cash I	Memo / Invoice / Deliver No	ote No.															
Date (dd/mm/yyyy)			/			/	2	0								
Partic	ulars of Consignor																
	1. Full Name of Consign (For individuals, provide in c																
	name, middle name, surnam																
	2. Address of Consignor		Bui	lding	Nar	me/ N	Numb	ber									

Area/ Road Locality/ Market Pin Code



To be filled in by the transporter

Time_

5. Signature and Stamp of transporter:

Transporter's Stamp

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EXTRAORDINARY No. : 01

DATED : 1 st JUNE, 2005.

Department of Value Added Tax

Form DVAT 35A

(See Rule 43 of the Daman and Diu Value Added Tax Rules, 2005)

Goods Transit Slip

[To be used if the goods are merely transiting through Daman and Diu]

To be presented at entry check post/barrier in Duplicate

In respect of the goods specified below and being carried into Daman and Diu, it is certified as follows:

I. Particulars of Goods

SI.No.	Description of Goods	Quantity (no. of packets)	Weight (in quintals)	Value (Rs.)

2. Particulars of owner / seller / consignor of the goods on whose behalf the goods have been consigned

		<u> </u>	040			0.00	 	,	0 110	 0011	00110	gine			
1. Full Name (For individuals, provide															
in order of first name, middle name, surname)															ı
2. Address	Bu	ildin	g Na	me/	Num	ber									
	Are	ea/ F	Road												
	Cit	y/S	tate												
	Pir	n Co	de												
3. Registration* No.															
·															

*under CST or applicable local sales tax / VAT law

3. Particulars of consignee / buyer to whom goods have been consigned

	1. Full Name (For individuals, provide														
	in order of first name, middle name, surname)														
Ī	2. Address	Bu	ilding	g Nai	me/ I	Num	ber								
		Are	Building Name/ Number Area/ Road												
		Lo	cality	/ Ma	rket										
		Pir	n Coo	le											
	3. Registration* No.														-
** • • • •	her CCT or explicable lessel color toy ///AT	10.4													

*under CST or applicable local sales tax / VAT law

4. Particulars of transporter through whom the goods have been consigned

A. Particulars of Booking Office

1. Full Name (For individuals, provide													
in order of first name, middle name, surname)													
sumane													
2. Address	Bu	ilding	g Nai	me/	Num	ber							
	Are	ea/ R	load										
	Cit	y											
	Pir	n Coo	de										

B. Particulars of Delivery Office

1. Full Name (For individuals, provide													
in order of first name, middle name, surname)													
2. Address	Bu	ildin	g Na	me/	Num	ber							
	Are	ea/ F	Road										
	Cit	y											

									БV	тг		ים			Y	No	•	01		
									DA	ΔŦF	ED	:	1 st	JU	NE	, 20	005	•		
	Pir	n Coc	le																	
culars of person driving the goods	vehio	cle			1	-	1	1		1	-	-	-	-		-	-			1
1. Full Name (For individuals, provide in order of first name, middle name,												_			_					
surname)											_									
2. Driving License No.																				
oods moved from					_ to _							(des	tina	tion)						
										S	 Bigna	ture	of t	he ov	vner/	pers	on i	n cha	rge o	f goo
iled under sub-section (2A) of section	61 0	f the	Dam	an a	and [Diu V	alue	Ado (dat	ded T e) at	ax F	Regu	latio	n, 20	005, _(tim	befor e).	e off	icer	in ch	arge	of che
Transportaria																				
Transporter's																				
Stamp																				

TRANSIT SLIP

Certified that the goods referred to above have been checked and cleared for carriage through Daman and Diu provided that they are carried out of Daman and Diu before ______ (time) on ______ (date) and that this transit slip is surrendered to the officer in charge of the check post at ______

Signature and seal of the officer in charge of check post at_

Seal

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EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Department of Value Added Tax

Form DVAT 35

(See Rule 43 of the Daman and Diu Value Added Tax Rules, 2005)

Import Declaration

Book No. _____

Form Serial No.

COUNTER-FOIL

(To be retained by the importer for record)

To be used by a dealer registered under the Daman and Diu Value Added Tax Regulation, 2005 for import of goods into Daman and Diu

To be filled in by the importing dealer and sent to consignor for despatch of goods

	1. Full Name of Consignor (For individuals, provide in order of first name, middle name, surname)																 	
	2. Address of Consignor	Buil	ding	Nai	me/ I	Num	ber											
		Area	a/ Ro	bad														
		City																
		Dist	rict															
		Stat	е															
		Pin	Cod	Э														
		Tele	epho	ne N	Num	ber												
	3. Registration No. of Consignor*																	
* CST	Registration No.																	
Nature	e of transaction Tick ☑ one	•			Pur	chas	е		С	Othe	r (pls	spe	ecify	y)	 		 	
Signatu	re of Consignee (importing dealer)							 							 			
Signatu	1. Full Name of Consignee							 							 	· · · · ·		
Signatu	1. Full Name of Consignee (For individuals, provide in order of first																	
Signatu	1. Full Name of Consignee (For individuals, provide in order of first name, middle name, surname)		ding	Nai	me/ I	Numl	ber											
Signatu	1. Full Name of Consignee (For individuals, provide in order of first	Buil	ding a/ Ro		me/ I	Numl	ber											
Signatu	1. Full Name of Consignee (For individuals, provide in order of first name, middle name, surname)	Buil	a/ Ro	bad	me/ I		ber											
Signatu	1. Full Name of Consignee (For individuals, provide in order of first name, middle name, surname)	Buil	a/ Ro ality/	oad Ma			ber											
Signatu	 Full Name of Consignee (For individuals, provide in order of first name, middle name, surname) Address of Consignee Benistral 	Buil Area Loca	a/ Ro ality/	oad Ma			ber											
Signatu	 Full Name of Consignee (For individuals, provide in order of first name, middle name, surname) Address of Consignee Registra Consignee's e 	Buil Area Loca	a/ Ro ality/	oad Ma			ber											
	 Full Name of Consignee (For individuals, provide in order of first name, middle name, surname) Address of Consignee Benistral 	Buil Area Loca	a/ Ro ality/	oad Ma			ber											

To be filled in by the importing dealer upon receipt of goods

Particulars of Goods

SI.No.	Description of Goods		Qua o. of p					eight uintals)	Value (Rs.)
								-	
Cash M	lemo / Invoice / Deliver Note No.								
Date (de	d/mm/yyyy)	/		/	2	0			
Name of	the Transporter:	 	 					_	

G/R Number:

_____ Date:(mm/dd/yy)_____

Date of receipt of goods (mm/dd/yy)_____

EXTRAORDINARY No. : 01 DATED : 1st JUNE, 2005.

Signature of Consignee (importing dealer)

Date (mm/dd/yy)___

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EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Department of Value Added Tax

Form DVAT 35

(See Rule 43 of the Daman and Diu Value Added Tax Rules, 2005)

Import Declaration

Book No. _____

Form Serial No.

ORIGINAL

(To be submitted by the person carrying goods with the check post authorities at the time of entry into Daman and Diu)

To be used by a dealer registered under the Daman and Diu Value Added Tax Regulation, 2005 for import of goods into Daman and Diu

To be filled in by the importing dealer and sent to consignor for despatch of goods

	1. Full Name of Consignor																		
	(For individuals, provide in order of first name, middle name, surname)																		
	2. Address of Consignor	Bu	ildin	g Na	me/	Num	ber			1									
		Are	ea/ F	Road															
		Cit	y																
		Dis	strict																
		Sta	ate																
		Pir	n Co	de															
		Те	leph	one l	Num	ber													
	3. Registration No. of Consignor*																		
* CST	Registration No.							 			-								
Nature	e of transaction Tick ☑ one	9			Pur	chas	е		Ot	her (pls s	pecif	y)						
										Г					1				
Signatu	re of Consignee (importing dealer)							 			Co	onsig Star		S					
												otai	ΠP						
															1				
To be fi	lled in by the exporting dealer upon dis	patc	h of	good	ls														
	1. Full Name of Consignee															<u> </u>			
	(For individuals, provide in order of first																		
	name, middle name, surname)																 		
	2. Address of Consignee			-	me/	Num	ber										<u> </u>		
	-	Are	ea/ F	Road				1	1	1	1	1	1	1	1		1		

 Date of declaration (dd/mm/yyyy)
 /
 /
 2
 0

Locality/ Market Pin Code

Particulars of Goods

SI.No.	Description of Goods		(no	Qua p. of p	ntity backe			(eight uintals)	Value (Rs.)
			_							
Cash M	lemo / Invoice / Deliver Note No.									
Date (d	d/mm/yyyy)	/			/	2	0			

Name of Transporter: ____

Date of dispatch of goods (mm/dd/yy)____

3. Registration No. of Consignee

Consignor's Stamp

EXTRAORDINARY No. : 01 DATED : 1st JUNE, 2005.

Signature of Consignor (Exporting dealer)_

Date (mm/dd/yy)		
To be filled in by the transporter		
1. Registration No. of Goods Carrier:		
2. Date and Time of dispatch: Date	Time	
3. G/R Number:	_ Date :(mm/dd/yy)	
4. Name of transporter:		
5. Address of transporter:		Transporter's Stamp
6. Signature and Stamp of transporter:		L
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EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 35

(See Rule 43 of the Daman and Diu Value Added Tax Rules, 2005)

Import Declaration

Book No. _____

Form Serial No.

DUPLICATE

(To be subsequently submitted with the Value Added Tax authorities at the time of issuance of fresh forms along with the utilisation details of the forms got issued earlier)

To be used by a dealer registered under the Daman and Diu Value Added Tax Regulation, 2005 for import of goods into Daman and Diu

To be filled in by the importing dealer and sent to consignor for despatch of goods

	1. Full Name of Consignor (For individuals, provide in order of first																				
	name, middle name, surname)	D			/																ļ
	2. Address of Consignor			-	me/	Num	ber														ļ
				Road																	ļ
		Ci																			
			strict																		
			ate																		
			n Co																		
		Те	leph	one l	Num	ber	1														
	3. Registration No. of Consignor*																				
* CST	Registration No.																				
Nature	e of transaction Tick 🗹 one	Э			Pur	chas	е			Ot	her (pls s	pecif	y)							
												6	onsig	noo'i		1					
Signatu	re of Consignee (importing dealer)												Star		5						
													0.00.								
																1					
To be fi	lled in by the exporting dealer upon dis	pato	h of	good	ls																
	1. Full Name of Consignee																				
	(For individuals, provide in order of first name, middle name, surname)																				
		Bi	uldin	n Na	me/	Num	her														
	2. Address of Consignee			Road	inc/	Num	DCI														
				v/ Ma	rkot																
			n Co	, 	irket																
		PII	100	ue		r –															
	3. Registration No. of Consignee																				
Date o	f declaration (dd/mm/yyyy)		/			/	2	2 ()												
Partic	ulars of Goods																				
					Oi	Jantit	tv.			١	Neig	ht									
SI.No.	Description of Goods			(r	10.0	f pac	kets)			quin					Valu	e (R	s.)			
						•		,			<u> </u>	,									
																				_	
			_																	_	
Cash	Memo / Invoice / Deliver Note No.																				
	dd/mm/yyyy)		1			1	2	2 0)												
_ 2.0 (-					1 -		•						Γ					1	
Name o	f Transporter:															Co	onsig Star	nor's	5		
Date of	dispatch of goods (mm/dd/yy)																5.01	P			
2010 01																					

	- 146 -		
		EXTRAORDINARY No.	: 01
		DATED : 1 st JUNE, 20	05.
Signature of Consignor (Exporting dealer)			
Date (mm/dd/yy)			
To be filled in by the transporter			
1. Registration No. of Goods Carrier:			
2. Date and Time of dispatch: Date		Time	
3. G/R Number:	Date :(mm/dd/yy)		
4. Name of transporter:			Transporter's
5. Address of transporter:			Stamp
6. Signature and Stamp of transporter:			

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EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 35B

(See Rule 43 of the Daman and Diu Value Added Tax Rules, 2005)

Account of Declaration Forms DVAT 34 / DVAT 35

For the period ______ to _____

1. Form DVA	T 34				
Date of	SI. No.	Name and	Description of	Value of	Retail Invoice
Issue	Issued	Address of the person to	goods in respect	goods (Rs.)	No.
(mm/dd/yy)		whom issued	of which issued		
1	2	3	4	5	6
	-				

2. Form DVAT 35

2. I UIII DVA	1 00				
Date of Issue (mm/dd/yy)	SI. No. Issued	Name and Address of the person to whom issued	Description of goods in respect of which issued	Value of goods (Rs.)	Seller's Invoice/Retail Invoice No.
1	2	3	4	5	6

3. Forms utilisation summary

	-	Form 34	F	orm 3	35
	Unused forms at the beginning of the period				
+	Received from Value Added Tax department during the period				
-	Issued during the period (as per details provided above)				
-	Surrendered to Value Added Tax department during the period				
=	Closing balance of forms carried to next period				

4. Verification : I/We	hereby solemnly affirm and declare that d correct to the best of my/our knowledge and belief and nothing has
Signature of Authorised Signatory	
Full Name (first name, middle, surname)	
Designation	

Place	Date (mm/dd/yy)		/			/		
-------	-----------------	--	---	--	--	---	--	--

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EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Department of Value Added Tax

Form DVAT 36

(See Rule 44 of the Daman and Diu Value Added Tax Rules, 2005)

Undertaking cum Indemnity by Purchasing Dealer

This indenture made the day of between

1.

2.

3.

and so on, carrying on business as proprietor/in partnership under the style______ registered under the Daman and Diu Value Added Tax Regulation, 2005 bearing Registration Certificate no ______ and referred to as the firm/company which expression shall, where context admits, be deemed to include his/her/their legal heir/executor/administrator/representative in the business under the name or any other style or (name) of the one part and the Commissioner, Value Added Tax Department of the other part.

And whereas Tax invoice no. ______ to _____, blank/duly filled up, issued by / belonging to ______, has been lost/destroyed while in transit/in custody of the purchasing/selling dealer.

And, therefore, in the event of any loss, by way of tax or otherwise, arising from fraud/misuse/incorrect statement of the Tax invoice so lost / destroyed, I / We (each of us severally) irrevocably and for all times bind my/our heirs/executor/administrator/representative firmly for payment of such amount which the Commissioner, Value Added Tax Department or any other prescribed authority may direct.

Place	Name
Date	Status

Witness

1.

2.

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EXTRAORDINARY No. : 01

DATED : 1 st JUNE, 2005.

Department of Value Added Tax

Form DVAT 37

(See Rule 46 of the Daman and Diu Value Added Tax Rules, 2005)

Reference No << Reference Number >>

To _____(Name of the dealer)

_____ (Address of the dealer)

____ to _

_____ (Registration Number of the dealer)

Notice for Audit of Business Affairs

Whereas I am satisfied that an audit of your business affairs as a dealer is required to be undertaken for the period

You are hereby directed to attend at ______ (place) on ______ (date and time) and produce/ cause to be produced the books of accounts and all evidence on which you rely in support of returns filed by you (including tax invoices, if any) and in addition produce or cause to be produced the following documents:

1.

2.

3.

Please take note that in the event of your failure to comply with this notice; the audit of the business affairs for the instant period would be made to the best of my judgment, without any further notice.

(Signature)

(Designation)

(Place)

(Date)

Department of Value Added Tax

Note: Please quote your Registration No. while communicating with the Daman and Diu VAT Department in this matter or in any other matter whatsoever.

<< Date >>

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EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 38

(See Rule 52 of the Daman and Diu Value Added Tax Rules, 2005)

Appeal Form under Daman and Diu Value Added Tax Regulation, 2005

To The_____

- 1. Registration Number
- 2. Full Name of the Dealer
- 3. Address
- 4. Contact Telephone Number(s)

5.	Nature of objection		
	Please attach copy of Assessment, order or decision		
	appealed against		
6.	Tax period to which the appeal pertains	 _ /	/ to
7.	Date of issue of Assessment, order or decision —	 _ /	DD / MM / YYYY /
	appealed against		DD / MM / YYYY
8.	Date of service of Assessment, order or decision — appealed against	 _ /	/ DD / MM / YYYY
9.	Is the appeal filed within time prescribed (Please tick)	Yes No	
10	If the appeal is not filed within time, attach Form DVAT 39.	INC	

11.	Is the appeal against a	an asses	ssment?	🛛 Ye	es			No	
12.	If yes, then specify the	amoun	t of assessment						
13.	Specify the amount of disputed (Please attac								
14.	amount) Specify the amount of	said as	sessment that is						
	appealed against			·			_		
			Taxable turnover	Tax (Rs.)		Interest (Rs.)	Pen	alty (Rs.)	Total (Rs.)
			(Rs.)	(i)		(ii)		(iii)	(i + ii + iii)
As a	assessed	А							
As a	admitted by appellant	В							
Amo	ount in dispute	A-B							

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EXTRAOR		
DATED :	1 st JUNE	2, 2005.

15.	Do you want a hearing?	Yes	No
16.	Please state fully and in detail the grounds on	which you are objecting. This	s must be done even if you have requested
	for a hearing.		
	Attach additional sheet(s) in case you are not a	able to provide all details in the	nis space
ĺ	Attach all documents/ evidence that you want	to be considered regarding yo	bur appeal
17.	Please annex the list of enclosures		
L			
18.	Verification		
I/We	e hereby solemnly affirm and	d declare that the information	given in this form and its attachments (if

I/We hereby solemnly affirm and declare that the information given in this form and its attachments (if any) is true and correct to the best of my/our knowledge and belief and nothing has been concealed therefrom.
Authorised Signatory
Name
Designation
Place
Date

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EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Department of Value Added Tax

Form DVAT 39

(See Rule 52 of the Daman and Diu Value Added Tax Rules, 2005)

Application for Condonation of Delay under Daman and Diu Value Added Tax Regulation, 2005

To The ____

1. Registration Number

2. Full Name of Dealer

3. Address

4.	Number of days by which the appeal is late beyond
	the prescribed time period

 Please state fully and in detail the reasons for delay. Attach additional sheet(s) in case you are not able to provide all details in this space Attach all documents/ evidence that you want considered regarding your reasons for delay

6. Please annex the list of enclosures

7. Verification I/We hereby solemnly affirm and declare that the information given in this form and its attachments (if any) is true and correct to the best of my/our knowledge and belief and nothing has been concealed therefrom.
Authorised Signatory
Name
Designation
Place
Date

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EXTRAORDINARY No. : 01 DATED : 1st JUNE, 2005.

Department of Value Added Tax

Form DVAT 40

(See Rule 55 of the Daman and Diu Value Added Tax Rules, 2005)

Decision of the Commissioner in respect of an objection

Before the appeal Hearing Authority

Appeal Number	Date of filing of Appeal

- 1. Name of person making the appeal
- 2. Registration Number
- 3. Address
- 4. Period to which appeal relates
- 5. Amount in dispute (Rs.)
- 6. Name of authorised representative of person making the appeal

<u>ORDER</u>

Signature:

Name:

Designation:

Date:

Seal

Daman and Diu Value Added Tax Department

EXTRAORDINARY No. : 01 DATED : 1st JUNE, 2005.

To _____Name of Person making the objection

Address for service of notice

Department of Value Added Tax

Form DVAT 41

(See Rule 56 of the Daman and Diu Value Added Tax Rules, 2005)

Notice of delay in deciding an objection

То

The Commissioner Department of Value Added tax Daman and Diu

Dear Sir/Madam,

Sub; Delay in deciding appeal within time specified in section 74(7) of Daman and Diu Value Added Tax Regulation, 2005.

This is with reference to Appeal No.______ dated ______ filed by the undersigned (copy enclosed) with you for the tax period <<specify the tax period >>. We have not yet received any communication / order/ decision in respect of the instant appeal, although the time period specified in section 74(7) of Daman and Diu Value Added Tax Regulation, 2005 has elapsed on (date)______.

We thus request you to kindly consider the matter and communicate the decision of the instant appeal to us within a period of 15 days from the date of receipt of this notice.

(Name of the dealer)

(Address of the dealer)

(Registration No.)

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EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Department of Value Added Tax

Form DVAT 42

(See Rule 58 of the Daman and Diu Value Added Tax Rules, 2005) Application for Determination of Specific Question under Daman and Diu Value Added Tax Regulation, 2005

1.	Registration Number	
2.	Full Name of the Business	
3.	Address for service of notice	
4.	Contact Telephone Number(s)	
5.	Has Commissioner commenced your audit?	D No
6.	Has the question arisen from any order passed under Daman and Diu Value Added Tax Regulation, 2005; • Yes	□ No
7.	Type of question Please refer Sub-section 4 of Section 84 of the Daman and Diu Value Added Tax Regulation, 2005	
8.	Question being asked for determination	
9.	Has the transaction relating to the application taken place?	🗅 Yes 🔷 No
10.	D. If yes, then specify the tax period that the transaction relates to	$\underline{\qquad} \underline{\qquad} \underline{\qquad} \underline{\qquad} \underline{\qquad} \underline{\qquad} \underline{\qquad} \underline{\qquad} $
11.	1. If no, then specify when you propose to conduct the transaction	//
12.	2. Names of the parties that are actively involved in the transaction	
13.	3. Reasons for undertaking transaction	
14.	 Please provide details of all activities that are being undertaken as Attach additional sheet(s) in case you are not able to provide all de 	
15.	5. Which are the sections of the Daman and Diu Value Added Tax Reg	gulation that you are seeking to cover in this
	determination? Attach additional sheet(s) in case you are not able to provide all deta	ails in this space

16. Have you submitted your return for the tax period to which the application applies?

17. If yes, then specify the amount to which your application relates

🛛 No

Yes

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	EXTRAORI	DINARY No. : 01	
	DATED :	1 st JUNE, 2005.	
18. Has the said amount been included while computing the return for the said tax period?	Yes	🗖 No	
19. Have you previously sought advice from the Commissioner on any questions or issues similar to those sought in this application?	C Yes	🗖 No	
20 If yes, then give details of the determination received			

 Please explain your question in detail Attach additional sheet(s) in case you are not able to provide all details in this space Attach statement of facts, all documents relating to the transaction and legal opinion with respect to the question.

22. Please provide a draft determination on the question Attach additional sheet(s) in case you are not able to provide all details in this space

Attach additional sheet(s) in case you are not able to provide all details in this space

23. Verification

I/We ______ hereby solemnly affirm and declare that the information given hereinabove is true and correct to the best of my/our knowledge and belief and nothing has been concealed therefrom.

Signature of Authorised Signatory

Full Name (first name, middle, surname)

Designation

Place Date

EXTRAORDINARY No. : 01 DATED : 1st JUNE, 2005.

Instructions for filling Form DVAT 42 (For details refer Section 84 and Rule 58)

- 1. Only one transaction can be included in a single application. No other alternatives can be included in the same application.
- 2. You must either have entered into the transaction as set out in the application or be seriously contemplating it.
- 3. You need to give all relevant details and information to the Commissioner about the transaction in the application and the supporting documents.
- 4. The legal opinion attached with this application should include the following:
 - Sections of any legislation that are relevant to the application
 - Legal reasons and appropriate case law that support the interpretation of the section(s) adopted in the draft determination
 - Possible arguments contrary to the interpretation adopted in the determination you are seeking and legal reasons and authoritative support for these
 - Other material or relevant matters or sources of information that the Commissioner should know about to ensure access to all pertinent facts and law
- 5. Inadequate discussion of the legal issues in the application may lead to treatment of the application as being incomplete, request for further legal arguments (delaying the processing and issuing of the determination) or conduction of significant additional research by the Commissioner. In complex matters, you might consider approaching a professional tax adviser to assist you in preparing your written application
- 6. In the draft determination, you are required to focus on exactly what you want covered by the determination, to help the Commissioner understand precisely what you want. There is no required format for this draft determination, but it has to contain all the required information and set out your answer to the question raised
- 7. The Department can request further relevant information from you at any time
- 8. The Commissioner can make assumptions about future events or aspects of a transaction that will be set out in the binding determination when we issue it. However, the Commissioner cannot make assumptions about facts or information that you are able to supply to the Commissioner
- 9. The Commissioner can stipulate conditions in the determination that must be met if the taxation law is to apply to the transaction as set out in the determination

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EXTRAORDINARY No. : 01 DATED : 1st JUNE, 2005.

"FORM DVAT-43" (See Rule 42A)

Form of Certificate of Audit of Accounts

I have to report that the audit of

was conducted by me in pursuance of Section 49 of the Daman and Diu Value Added Tax Regulation, 2005 and I annex hereto a copy of my audit report dated DD/MM/YYYY along with a copy each of the audited Trading/ Manufacturing and Profit and Loss Account for the year /period ended on DD/MM/YYYY and a copy of the Audited Balance Sheet as at DD/MM/YYYY along with the documents declared by the relevant Act to be part of, or annexed to, the profit and loss account and balance sheet.

Further statement showing the purchases and sales of taxable and non-taxable goods including Capital Goods, non-creditable goods and those taxable at different rate separately are annexed hereto and in the case of a manufacturing concern, the raw materials used and finished products manufactured separately for each item of goods. Further certified that the dealer has not availed input tax credit on on creditable goods and has not violated provision contained in Sub-Section 2 of Section 9 of the Regulation. Separate statement showing the details of goods exported outside India, sold inter-state or consigned or branch transferred to other state or purchased from outside the State, goods received on consignment or branch transfer from other States alongwith a statement of sales tax collected and remitted are also annexed.

In my opinion and to the best of my information and according to explanations given to me, the particulars given in Form No. D-VAT are true and correct.

Place :

Date : DD/MM/YYYY.

EXTRAORDINARY No. : 01 DATED : 1st JUNE, 2005.

ANNEXURE AUDIT REPORT

Statement of Particulars

1.	Name	and Address	:					
2.		lentification No. under the Daman & Diu Added Tax Regulation,2005.	:					
3.		ration Certificate No. under the Central Tax Act, 1956	:					
4.	Year e	ended 31st March	:					
5.	Books	of Account	:					
5.1	(1)	Maintained						
5.2	(2)	Examined						
6.	accour	od of accounting employed (indicate er any change from the method of nting employed in the immediately ling previous year)						
6.1		Method of Valuation of Opening and Closing Stock	:					
6.2		State whether there is any change in the method of valuation, of any of the items as compared to the method employed in the immediately preceding previous year	:					
7.	Quant	Quantitative and Value wise particulars.						
	a)	In the case of Manufacturing Dealers Details of Purchases	:	Op. Stock	purchases	Consumption	Sale or other mode of Disposal	Cl. Stock
	7.1	Raw Material						
	7.2	Packaging Material						
	7.3	Other Goods						
	7.4	Capital Goods						
	7.5	Non Creditable Goods (6 th schedule)						
	7.6	Exempted Goods						
	7.7	Purchase from Eligible units						
	b)	Details of Inputs Tax		Op. Stock	Avail during the year	Adjustments	Net inputs Tax Credit Available	

		EXTRA	ORDINAR	X No. : 01	
		DATED	: 1 st JU	NE, 2005.	
				u/s u/s u/s 10 (4) (6)	
7.8	Raw Material				
7.9	Packaging Material				
7.10	Other Goods				
7.11	Capital Goods				
7.12	Total				

8.	Finish	ed Goods								
			Op. Stock	Purchases	Mfg.	Sa	ale	Branch/ Consign- ment Transfer	Shortage/ other disposal	Cl. Stock
						Within Daman & Diu	Inter- state			
	8.1	Goods Taxable @								
	8.2	20 %								
	8.3	12.5 %								
	8.4	4 %								
	8.5	1 %								
	8.6	Declared Goods								
	8.7	Exempt Goods u/s 6 (1)								
	8.8	Sale of Goods by eligible units								
	_	Output Tax Details		Turnover	• (Dutput Tax		djustment u/s.9 u/ (4)		ance put
	8.9	Goods Taxable @								
	8.10	20 %								
	8.11	12.5 %								
	8.12	4 %								
	8.13	1 %								
	8.14	Total								
_										
9.		Details of Net Tax			_					
	9.1	Net Input Tax Credit Availab	le (7.12)	.)						
	9.2	Less – Net output Tax (8.14)								
	9.3	Net Tax Payable (9.1-9.2)								
		Note:								
		1. If goods purchased are different rate under easier separate annexure be fur	ach su		:					
		2. Statement showing deta	ails of	net Tax	:					

EXTRAOR	DINARY No. : 01
DATED :	1 st JUNE, 2005.
liability and payment made thereof for each Tax period of the dealer, be annexed	

EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

10.		In the case of Traders/Resellers of Goods:	:						
10.		Give Quantitative and Vaule wise details.							
		Trading							
		Creditable Goods @		Op.	Purch	19666		Sales	Cl.
		<u>Creanable Goods (12)</u>		Stock	1 ulci	lases		Sales	Stock
					Within	Inter-	With		-
					Daman & Diu	state	Dan & D		te
	10.1	20 %							
	10.2	12.5 %	:						
	10.3	4 %	:						
	10.4	1 %	:						
 I	10.5	Declared goods							
		Non Creditable Goods @							
	10.6	Tax free goods u/s 6(1)							
	10.7	Non creditable goods (6 schedule)							
	10.8	Purchase of goods from eligible units							
		Input Tax Credit Details				I			
		Goods Taxable @		Op. Balance	Avail during th year				
	10.9	20 %						Availab	
	10.10	12.5 %							
	10.11	4 %							
	10.12	1 %							
	10.13	Declared goods							
	10.14	Total			-				
		Output Tax Details	ľ	urnover	_		\djust		Balance
		Goods Taxable @			Tax	u/s		s. u/s. -) 9(6)	output tax
	10.15	20 %	_			0	9(4	9(0)	
	10.15	12.5 %							
	10.17	4%							
	10.18	1 %							
	10.19	Total							
		Details of Net Tax							
	10.20	Net Input Tax Credit Available (10.14)							
	10.21	Less – Net output Tax (10.19)							
	10.22	Net Tax Payable (10.19 – 10.14)							
	<u> </u>	al Sales Tax Details	_						
11.									

EXTRAORDINARY No. : 01 DATED : 1st JUNE, 2005.

	11.1	The total amount of CST collected			
		during the year	:		
	11.2	The total amount of CST paid during the year	:		
		(Monthly collections and payment particulars shall be given)			
12	violatio Regula	er the Accountant has come a cross any on of Daman and Diu Value Added Tax tion 2005 or rules made thereunder during the of Audit.			
13		Whether the auditor has come across any violation of the CST Act read with the rules during the course of his audit.	•		
14		In case of a manufacturing dealer availing sales Tax Exemption, Whether the auditor has come across any violation of conditions contained in Order No.DMN/VAT/2005/05-06/25 dated 21/04/2005, read with erstwhile entry No. 68 and 85 of the Second Schedule to the Goa, Daman and Diu Sales Tax Act, 1964 and Notification No. DMN/ST/4-1/99/2 and DMN/CST/4-1/99/4 dated 31/12/99, Notification No. DMN/ST/4-1/99/5 and DMN/CST/4-1/99/6 dated 15/03/2000? If not give details.			
15		case of works contract executed give details of orks contract separately as follows	:		
	(i)	Total contract amount of each works contract	:		
	(ii)	Period of contract	:		
	(iii)	Turnover of works contract for the year taxable at each rate as classified by the dealer	:		
	(iv)	Value of goods supplied by the awarded	:		
	(v)	Value of goods returned to the awarded	:		
	(vi)	Details of deductions allowable from the turnover including deductions towards labour and services as per sub rule 2 of rule 3 of Daman and Diu Value Added Tax Rules, 2005.	:		
	(vii)	Details of sub-contract awarded by the contract	:		
16.	In case	of works contract awarded	:	 	
	(a)	Details of works contract awarded during the year.	:		

EXTRAORDINARY No. : 01 DATED : 1st JUNE, 2005.

				DE	ALED : 1	^{••} JUNE, 2005.	
Des	scription	of Name and addr	ess Contract	C	learance	Sales Tax	Particulars or
	work	of the contract	or amount paid	c	ertificate	withheld	remittance to
					amount		Government
			Rs.		Rs.	Rs.	Rs.
	(b)	Details of goods sup	plied by the awarded	to :			
		the contractor					
17.	In case	e of dealer who has	opted for compositi	on :			
	scheme	e u/s 16 of the Regu	lation, the Accounta	int			
		•	dealer has discharg				
		2	d has complied w				
		•	egulation, if not, gi				
	details						
18.	The .	Accountant shall	verify all releva	int :			
	docum	ents including proc	f of export and Ba	nk			
			ase of dealer effecti				
			The Accountant sh	•			
		1	evant provisions of t				
	Regula	-	1				
19.	Ŭ		luring the course	of :			
	-		n of the Accountant				
			o compliance of t				
		tion by the dealer, r	1				

Place :

Date :

CHARTED ACCOUNTANT

EXTRAOR	DINARY No. : 01
DATED :	1 st JUNE, 2005.

Department of Value Added Tax

Form DVAT 44

(See Rule 43 of the Daman and Diu Value Added Tax Rules, 2005)

Application For Obtaining Form DVAT 34 or DVAT 35

To The Commissioner Department of Value Added Tax Daman

- 1. Name of the Dealer:
- 2. Address of the Dealer
- 3. Registration Number:
- 4. Central Sales Tax Registration Number:
- 5. Whether returns filed upto date:
- 6. Arrears if any:

(Year Wise)

	Form DVAT 34
7. Number of forms last issued	
8. Date of last issue (mm/dd/yy)	
9. Balance unused forms in hand	

Form DVAT 35					

- 10. Details of Enclosures:
 - Account of declaration forms in Form DVAT 35B

	Form /AT :		For	m DV 35	ΆT
11. Number of forms applied for					

The forms may please be delivered to our counsel (name) who is duly authorised to collect the forms on my behalf.

	EXTRAORDINARY No. : 01
	DATED : 1 st JUNE, 2005.
12 Verification : I/Wehereby solemn given hereinabove is true and correct to the best of my/our knowledge and therefrom.	nly affirm and declare that the information Id belief and nothing has been concealed
Signature of Authorised Signatory	
Full Name (first name, middle, surname)	
Designation	
Place Date (mm/dd/yy	y) / / /

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EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 45

(See Rule 43 of the Daman and Diu Value Added Tax Rules, 2005)

Receipt for security deposited under sub-section (5) of section 61 of the Daman and Diu Value Added Tax Regulation, 2005

Counterfoil/Original

No.....

Received

(Signature)

(Designation)

(Place)

(Date)

Department of Value Added Tax

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EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

Department of Value Added Tax

Form DVAT 46

(See Rule 63 of the Daman and Diu Value Added Tax Rules, 2005)

Certificate of Enrolment as a Value Added Tax Practitioner

This is to certify that the name of ______son of ______resident of ______has been enrolled in the list of Value Added Tax Practitioners maintained in my office under sub-rule (5) of rule 64 of the Daman and Diu Value Added Tax Rules, 2005

His enrolment No. is _____

Date

Commissioner's signature

SEAL

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EXTRAORDINARY No. : 01

DATED : 1 st JUNE, 2005.

Department of Value Added Tax

Form DVAT 47

(See Rule 64 of the Daman and Diu Value Added Tax Rules, 2005)

Grant of Authority by the Commissioner

The Commissioner of Value Added Tax, Daman and Diu do hereby appoint the following officials holding the designation, mentioned against their name for carrying out audit, investigation and enforcement functions under Daman and Diu Value Added Tax Regulation and Rules:

S. No.	Name	Designation

This authority would be valid for the period from _____to ____to ____(not exceeding three years).

Seal of authority

Signature

Designation

Name

Date

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EXTRAORDINARY No. : 01

DATED : 1^{st} JUNE, 2005.

Department of Value Added Tax

Form DVAT 48

(See Rule 66 of the Daman and Diu Value Added Tax Rules, 2005)

Annual Return Statement of Exports/ Inter-State Sales/ Branch Transfer for the year _____

1. Fu	III Name of Dealer			
2. Re	egistration Number			
3.	Total Inter-state sales (including	g branch transfers) made during th	e year	
	- Made against Forms			
	- Made without Forms			
4.	C/D forms			
	Sale against C/D forms claimed in the returns (Rs.) (a)	Sale mentioned in (a) for which C/D forms are attached (Rs.) (b)	CST payable due to difference in (a) and (b) (c)	Interest payable (d)
Total				
5.	E1/E2 forms Sale against C+E1/E2 forms claimed in the returns (Rs.) (a)	Sale mentioned in Sale menti (a) for which in (a) for w C+E1/E2 forms only C form are attached (Rs) attached (F (b) (c)	hich (Rs) payable ns are (d) (c) and	
Total		<u> </u>		·····
6.	F forms Transfers against F forms claimed in the returns (Rs.) (a)	Transfers mentioned in (a) for which F forms are attached (Rs) (b)	CST payable due to difference in (a) and (b) (c)	Interest payable (d)
Total				
7.	H forms Sale against H forms claimed in the returns (Rs.) (a)	Sale mentioned in (a) for which H forms are attached (Rs.) (b)	CST payable due to difference in (a) and (b) (c)	Interest payable (d)
Total				
8.	I forms Sale against I forms claimed in the returns (Rs.) (a)	Sale mentioned in (a) for which I forms are attached (Rs.) (b)	CST payable due to difference in (a) and (b) (c)	Interest payable (d)
Total				
9. Gr	and Total Balance CST payab 4(c)+5(e)+6(c)+7(c)		Interest Payable 4(d)+5(f)+6(d)+7(d)+8(d)	

EXTRAORDINARY No. : 01

DATED : 1st JUNE, 2005.

[4(d)+5(d)+6(d)+ 7(d)+8(d)]		· · · · · · · · · · · · · · · · · · ·		
10. Details of C/I State of issue	D forms submitted Registration Number of purchaser	Form Number/ Ser Number	ries	Amount of Value Added (Rs)
			 Total	
11. Details of E1 State of issue	/E2 forms submitted Registration Number of purchaser	C Form Number/ Series Number	E1/E2 Form Number/ Series Number	Amount of Value Added (Rs)
			 Total	
12. Details of State of issue	f F forms submitted Registration Number of purchaser	Form Number/ Ser Number	ries	Amount of Value Added (Rs)
			 Total	
13. Details of State of issue	f H forms submitted Registration Number of purchaser	Form Number/ Ser Number	ries	Amount of Value Added (Rs)
			 Total	
14. Details of State of issue	f I forms submitted Registration Number of purchaser	Form Number/ Ser Number	ries	Amount of Value Added (Rs)

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		EXTRAORDINA	RY No. : 01	
		DATED : 1 st JUNE, 2005.		
	<u> </u>			
		Total		
15. Verification I/We hereby solemni any) is true and correct to the best of my	y affirm and declare that the inforr //our knowledge and belief and not	nation given in this form a hing has been concealed	ind its attachments (if therefrom.	
Signature of authorized signatory				
Name				
Place				

Date

/____/ ____ / ____ / ____ ___