

**Form DVAT 36**

*(See Rule 44 of the Delhi 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 Delhi Value Added Tax Act, 2004 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 in 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.