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)

Registration No. under Regulation	Daman &	Dit	ı Sa	ales	Tax																
2. Full Name of Applicant (For individuals, provide in a first name, middle name, surna	order of																				
3. Nature of Business (Tick☑ all applicable)	☐ Trac	der				Wo	orks (Contr	actor		<u> </u>	Leas	sing		-	0	ther	s (s	peci	fy)	
4. Year in which compositing the hereinafter referred to as "cur		e is	sou	ght*				2	0	0	5] -	2	0	C)	6				
5. Taxable Turnover in the	preceding		(F	Rs.)																	
6. Estimated Taxable Turn	Rs.)																				
7. Tax Payable on Opening beginning of the current ye 16(6)]		(li) Trad			7	Гах	Pay	able	(Rs	5.)										
					-	i) Pa /) Fir															
(* Please complete Annexu	ıro 1\											То	tal		_						
8. Details of Tax paid calculations		oer (6)					Des	cript	ion*											
							ount te of			t		(R	s.)			,					
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(* Please attach original charges) 9. Verification I/We hereinabove is true and co Signature of Authorised Signature of Aut	rrect to the						here	eby s	olem	nly a	iffirm nd no	and	dec g has	lare s be	that en c	the	info	rma	tion	give rom.	n
Place									T			1		Ī							
Date Day	ar		ı	ı	1	<u>ı</u>							ı								

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.
- 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.

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	urc	hase	e Va	alue	(Rs	.)	Fa	air M	larke	et Va	alue'	* (Rs	S.)	Tax	Pa	yabl	le (F	Rs.)	
Α	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	urc	hase	e Va	alue	(Rs	.)	Fa	air M	larke	et Va	alue'	* (Rs	S.)	Tax	Pa	yabl	le (F	Rs.)	
Α	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	urc	has	e Va	alue	(Rs	.)	Fa	air M	larke	et Va	alue	* (R	S.)	Tax	Pa	yabl	le (F	₹s.)	
Α	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 1^{st} April, 2005 and tax payable thereon.

	Rate wise details of the Packaging Material	F	urc	has	e Va	alue	(Rs	.)	Fa	air M	larke	et Va	alue	* (Rs	S.)	Tax	Ра	yab	le (F	Rs.)	
Α	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 hereinabove is true and correct to the best of my/our know	hereby solemnly affirm and declare that the information given vledge and belief and nothing has been concealed therefrom.
Signature of Authorised Signatory	

Full Name surname)		ne,	mido	dle,		-		 	 	 		 		 		 1		 -
Designation)																	_
Place																		
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Date																		
	Day		Мс	nth			Year											