

**Form VAT – XXIX**

(See rule 5(1) of the Goa Value Added Tax Rules, 2005)

Application for claim of reimbursement of tax paid on purchases made by specialized agencies of UNO, etc. under sub-section (1) of section 6 of the Goa Value Added Tax Act, 2005 (Act 9 of 2005)

To,  
The Commissioner of Commercial Taxes,  
Government of Goa,  
Panaji Goa.

Sir,

I .....(name and designation of the officer signing the application) of the ....., do hereby apply for reimbursement of tax collected on the purchases of goods made by me/us specified in the invoice /cash memo no.....dated.....of Shri/M/s ..... who is/are registered dealer under the Goa Value Added Tax Act, 2005 (Act 9 of 2005)

My/our Bank Account in India is under No.....and the payment towards such reimbursement of tax be made payable by demand draft to be credited to the said Bank Account.

Invoice/Cash Memo relating to the said purchases is enclosed in original.

Place:

\_\_\_\_\_  
Signature of authorised officer

\_\_\_\_\_  
Status & Office seal

Date:

Name & Address of the  
Purchasing Official \_\_\_\_\_  
\_\_\_\_\_

Enclosed: invoice/cash memo  
(in original)

\_\_\_\_\_  
(Original/Duplicate/Triplicate/Quadruplicate)

**Form VAT – XXX**

[See rule 57]

**DECLARATION**

(Under Entry (23) of Schedule ‘B’ to the Goa Value Added Tax Act, 2005)(Act 9 of 2005)

Sr No:

Year :

I .....(name),.....(designation/status) of M/s ..... (name and address of purchasing dealer) on behalf of the said purchaser do hereby declare that:-

(1) I/We am/are registered dealer holding TIN  and that the registration granted to me/us is in force as on this date.

(2) The goods specified in the Tax Invoice No. ....dated.....of M/s ..... holder of TIN  have been purchased by me/us as Capital goods as defined in the Goa Value Added Tax Act, 2005 (Act 9 of 2005) and that they are properly recorded in our books of accounts.

I/we hereby declare that whatever stated above is true to the best of my/our knowledge and belief.

Date:

Signature.....

Place:

Status.....

N.B.: To be issued in quadruplicate. The ‘original’ and the ‘duplicate’ shall be made over by the purchasing dealer to the selling dealer out which the ‘original’ shall be forwarded by the selling dealer to his Assessing Authority alongwith the return. The ‘duplicate’ shall be retained by the selling dealer for his record. The ‘triplicate’ shall be sent by the purchasing dealer immediately on its issue to the Commissioner keeping the ‘quadruplicate’ for his record.

RUSHABH INFOSOFT LTD.