## Form VAT-R2

[See rule 16(2)]

	DD MM YY
Original/Duplicate copy of return for the year ended on:	

### 1. Dealer's identity

Name and style of b	ousiness	M/S				
Address				Telephone No	).	
TIN			Economic Acti	vity Code		

Note:- Difference, if any, in return and book version of figures given in this return be explained by appending a reconciliation statement containing break-up of the figures in the category of sales/purchases etc. to which it relates as per the quarterly returns.

2. Gross turnover, taxable turnover of sales and computation of tax (See sections 2(1)(u), 3, 6 and 7 of the Act)

	(a) Description	(b) Value of goods
2A. Sale price received disposed of otherw		
(I) As per colun	nn 2A(b) of the quarterly returns in Form VAT-R1 filed by the dealer for the year	
(II) As per the b	ooks of account for the year	
(III) As per balar	ice sheet for the year	
Difference, if any	(i) [(1) - (11)] (ii) [(1) - (111)]	
2B. Deductions	(I) Total of deductions as per column 2B(10)b of quarterly returns in Form VAT-R1 filed by the dealer for the year	
	(II) Corresponding figure as per the books of account for the year	
	(III) Difference, if any [(I) - (II)]	
2C. Taxable turnover of	(I) Total of the value as shown in 2C(b) of quarterly returns in Form VAT-R1 filed by the dealer for the year {2A(I)(b) - 2B(I)(b)}	
sales;	(II) As per the books of accounts for the year {2A(II)(b) - 2B(II)(b)}	
	(III) Difference, if any [(I) - (II)]	

2D.	(a) Break-up of	(b) Effect of	return of goods & (de-	(c) Net taxable	(e) Tax amount		
	2C (II) (b)	(i)	(ii)	(iii)	turnover {2D(a) +	Rate	[(c) X (d)]
	according to rate	Total value of return	Total value of return of	Difference, if any	2D(b)(II)}	of tax	
	of tax	of goods and (de-) /	· ,	[(i) - (ii)]			
			allowable as per the books				
		10 filed with the quarterly returns of	of accounts for the year, if				
		the year, if any	any.				
-							
(1)							
(2)							
(3)							
(4)							
(5)	Total tax amount						

3. Purchase, import and receipt of goods and computation of tax paid on purchases made in the State

3A. (a) Description	(b) Amount					
Aggregate of price/value of goods, –	(i) Total of the purchases/receipts as per quarterly returns filed by the dealer for the year	(ii) Total of the purchases/ receipts as per the books of account for the year	(iii) Difference, if any [(i) – (ii)]			
A Purchased / received for sale during the year except the purchases in the State as shown in B below.						
B. (I) Purchases from VAT dealers on tax invoice						
(II) Other purchases in the State						

3B.	(b) Effect	(d) Rate	(e) Tax paid		
	(a) Break-up of 3A(B)(I)(b)(II) according to rate of tax	(b) Effect of return of goods & (de-)/escalation [LP-8]	(c) Net purchases [(a) ± (b)]	of tax	[(c) X (d)]
(1)					
(2)					
(3)					
(4)					
(5)	Total tax paid				

3B.	(a) Break-up of	(b) Effect of	return of goods & (de-	-)/escalation	(c) Net	` '   ` '	
	3A(B)(I)(b)(II)	(i)	(ii)	(iii)	purchases	Rate of tax	[(c) X (d)]
	according to rate of tax	Total value of return of goods and (de-) / escalation as per LP-		Difference, if any [(i) - (ii)]	{3B(a) + 3B(b)(II)}	OI LAX	
(1)							
(2)							
(3)							
(4)							
(5)	Total tax amount						

#### Note:

- 1 If balance sheet is consolidated of the business in Haryana and of the branches out side state of Haryana, a separate reconciliation statement is required wherein sales and purchases relating to the business inside the state should be mentioned.
- Total as per the books of account in column 2A(ii)(b) will also include the sale of scrap, by products, waste, vehicles and capital goods

4. Aggregate of tax levied on sale or purchase

(1)	Sale tax 2D(5)(e)	
(2)	Purchase tax 9(4)(d)	
(3)	Total tax (1) + (2)	

5. Computation of input tax (See section 8 of the Act)

٠,	Tax paid on purchases made in the State3B(5)(e)	
(2)	Less tax paid, not part of input tax	
	8(B)(3)(g) of this return	
(3)	Input tax (1) – (2)	

#### 6. Tax payable, refundable or adjustable (See section 20 of the Act)

(1)	Tax payable 4(3) – 5(3)	
	Tax adjusted under CST Act	
(3)	Refund claimed	
(4)	Excess carried forward	

Note:— If 6(1) is a negative value, the absolute value thereof will first be adjusted against tax payable under the Central Sales Tax Act, if any and the balance carried forward for adjustment with future tax liability but refund may be claimed in case of:— (i) export of goods out of India, (ii) difference in rate of tax or (iii) inadvertent excess payment of tax, by making an application.

7. Details of tax deposited

(a)	(b)	(c)		(d) Details of pay	(e) For of	fice use			
	Tax payable as		Name of	Treasur	Treasury receipt (TR) / DD / PO / RAO				
per the	per the annual return	if any [(b) - (a)]	treasury where tax	Type of Instrument	No.	Date	Amount	DCR No.	Date
quarterly			deposited or						
returns			Bank on						
			which DD /						
			Pay order						

# 8 Computation of tax paid in respect of goods purchased in the State from VAT dealers on tax invoice which is not to form part of input tax (See section 8(1) and Schedule E to the Act)

A Purchase value of goods purchased from VAT dealers on tax invoice onwhich credit of input tax is not admissible;						(b) Pu	rchase value	)
As per the quarterly returns filed by the dealer for the year, which is sum total of figures in column 10F(b) of VAT-R1								
II To	otal as	per the books of account for the ye	ar					
Diffe	rence	e, if any $[(I) - (II)]$						
В	Calc	ulation of input tax at different rate	(b)	(c)	(d)	(e)	(f)	(g) = Total (b) to (f)
	(1)	Break-up of 8(A)(ii)(b) according to tax rates						
	(2)	Rate of tax						
	(3)	Input tax to be reversed (1) x (2)						

Note- Where any goods purchased in the State are used or disposed of partly in the circumstances where credit of input tax is not admissible and partly otherwise, the purchase value of such goods shall be computed pro rata.

9. Purchase tax (See section 3(3) of the Act)

			(b) Purch	ase value of goo different rates	(c) Rate of tax	(d) Purchase tax on value in	
(a) Circumstances in which purchase tax levied		co	(i)  otal purchase  value as per  umn 11 of the  arterly returns  d by the dealer	,	(iii) Difference, if any [(i) – (ii)]		9(b)(II)
(1	(i) without payment of tax when such	(i)					
	when sold in the course of export out of India) in a manner that no tax or CST is payable to the State	(ii)					

(2)	Goods purchased in the State at lower						
	rate of tax for specified purposes but not made use of for the said purposes	(i)					
	Tax computed						
	under proviso to section 7(5)	(ii)					
(3)	Paddy purchased in the State without						
	payment of tax when such paddy or						
	the rice manufactured therefrom is						
	exported out of India						
(4)	Total $[(1)(i) + (1)(ii) + (2)(i) + (2)(ii) + (2)(ii)$						
	(3)]						
Note-	Where any goods purchased column (a) against entries a such goods shall be comput	serial num	nber (1) and		-		
Date: [Signature of authori							person]
D1							
Deci	aration			(2000	o in CADITALC) ha	wah aalamanlafi	firms that I am
Ι,	rised to furnish this return and all its			•	e in CAPITALS), he		
	rations, certificates and other docume ealed therein.	nts appende	ed to it or file	d with it are	true, correct and t	complete and notr	ning nas been
Date:							[Signature]
Duto.							[Olgridialo]
Status	s: Tick () applicable [Karta, proprietor,	partner, dire	ctor, preside	nt, secretary	, manager, authori	sed officer]	
	us: Tick ( 🗸 ) applicable [Karta orised officer]	ı, propriet	tor, partne	er, directo	r, president, s	ecretary, mar	nager,
	(For	use in the c	office of the	assessing	authority)		
	(1) Date of date entry in VAT-regis	ter/Compute	er:				
	(2) Signature of the official making						
	(Affix stamp of name & designation		•				
	(3) Signature of the assessing auth	-	ate:				
	(Affix stamp of name & designation						
		AC	KNOWLED	GEMENT			
(1) D	ate of receipt of return:		(2) [Sig	nature with	stamp of name a	and designation	of receipt clerk].".