Form 221 Return form for only VAT dealer

The following instructions may please be noted before filling the return

- 1. Please use the correct return form. This return form is for all VAT dealers other than dealers executing works contract, dealers engaged in leasing business, composition dealers (including dealers opting for composition only for part of the activity of the business), PSI dealers and notified Oil Companies.
- 2. Other return forms are as follows:

Form No.	To Be Used By
222	All composition dealers whose entire turnover is under composition (excluding works contractors opting for composition and dealers opting for composition only for part of the activity of the business).
223	VAT dealers who are also in the business of executing works contracts, leasing and dealers opting for composition only for part of the activity of the business.
224	PSI dealers holding Entitlement Certificate. (Transactions by PSI dealers relating to the business of execution of works contracts, leasing, trading and composition only for part of the activity of the business to be included in a separate return in Form 223).
225	Notified Oil Companies. (Transactions by OIL Companies relating to the business of execution of works contracts, leasing and composition only for part of the activity of the business to be included in a separate return in Form 223).

- 3. 'Fresh return' is the return which is filed in compliance of defect notice in Form 212 and 'revised return' u/s 20(4) of MVATA, 2002 is the return in substitution of the original return filed earlier. Balance payable as per Revised / Fresh return, if any, to be paid separately by Challan in Form 210 and the Fresh return / Revised return along with a self attested true copy of the receipted challan to be filed with the Sales Tax Office.
- 4. MVAT and CST RC number should be exactly as per the Registration Certificate issued to you. RC Number issued under the BST Act and the CST Act, with Alpha 'B' and 'C', respectively, continues to be valid. Alpha 'V' is to be used only if RC has been issued on or after 01.04.2005 in Form 102.
- 5. Please fill in all the columns. If no information is required to be given, please indicate 'NIL' or 'Not Applicable'.
- 6. Please provide the information in the appropriate box. In 'Rate of Tax' column, extra rows have been provided for incorporating the rates not specified in the Form. Strikethrough of the rates specified should be done only if extra rows provided are not sufficient. If need be, you may please add extra rows.
- 7. All the figures to be rounded off to the nearest rupee.
- 8. Please ensure that return is signed by the Authorised Signatory and the name and designation of the Signatory is indicated.
- 9. The following are the detailed instructions for filling in information in each of the boxes -

Box No.	Particulars
5(a)	Gross receipts on account of sales to include tax whether recovered separately or otherwise and job work charges. Value of branch / consignment transfers to include branch transfers within the State also
5(b)	Sales tax amount included in sales whether recovered separately or included in sale price
5(c)	Value of branch transfers within the State to be shown only if you are filing separate returns for the place of business from where stock transfers are effected and the place of business to which the goods are dispatched on stock transfer basis
5(d)	Deduction u/s 8(1) should be inter-State sales, sales outside the State and sales in the course of import and export falling u/s 3, 4 and 5 of the CST Act, 1956 and CST amount whether recovered separately or included in sale price. Value of inter-State branch / consignment transfers should also be included Turnover of export sales u/s 5(1) and 5(3) of the CST Act, 1956 included in turnover of sales u/s 8(1) to be shown separately
5(g)	Job works charges which are in the nature of labour charges only

5(1-)	Other reductions / deductions in the nature of new trackle degree and a labor 1
5(h)	Other reductions / deductions in the nature of non-taxable charges, such as, labour charges and f_{1}
	other allowable reductions, such as, reduction as per Rule 57(2) in respect of resales of goods
	originally manufactured by an unit under the exemption mode of the Package Scheme of
	Incentives, value of goods returned and amount of deposit refunded within the prescribed period,
	turnover of second and subsequent sales of Drugs covered by Schedule / Entry C29 on which
(sales tax has been paid by the first seller
6	Total of turnover of sales liable to tax should be equal to amount shown in Box 5(1)
6A	Sales tax collected in excess of the amount tax payable would be the difference in tax amount shown in $5(h)$ and total of tax amount shown in Pay 6
7	shown in 5(b) and total of tax amount shown in Box 6 Turnover of purchases should also include value of branch / consignment transfers received and
/	job work charges
7(k)	Other allowable deductions include non-taxable charges, such as, labour charges, value of
/(K)	purchases return during the period. Adjustment of set-off on account of purchases return to be
	shown in 9(j)
8	Total of tax rate wise analysis of within the State purchases from registered dealers eligible for
0	set-off should be equal to Box 7(m)
9(a)	Purchase value and tax amount should be equal to the amount shown in Box 8
9(b)	Set-off on trading goods held in stock as on 01.04.2005 should be equal to set-off amount claimed
(0)	in stock declaration filed
9(c)	Set-off to be claimed only if capital goods held in stock as on April 1, 2005 are sold during the
)(()	period
9(e)	Tax amount should be equal to 4% or 1% of the purchase price, as the case may be
9(f)	Other reductions under various rules
9(i)	Adjustment to set-off claimed in earlier return can be on account of supplementary bills or debit
>(1)	notes received from suppliers or on account of variation of the basis adopted for computation of
	admissible set-off
9(j)	Adjustment to set-off claimed in earlier return can be on account of any of the contingencies given
07	in Rule 53 of MVATR, 2005 including on account of purchases return during the period or on
	account of variation of the basis adopted for computation of admissible set-off
9(k)	Set-off available to be shown in Box 10A(a)
10A	Excess brought forward should be equal to the amount of excess carried forward in the return for
(b)	the previous period
10A	Amount already paid should be supported by tax paid challan. (please do not attach tax paid
(c)	challans along with the return)
10A	Amount adjusted should be supported by Refund Adjustment Order (please do not attach Refund
(d)	Adjustment Order along with the return)
10B	After adjustment of sales tax payable, excess credit, if any, can be utilized for adjustment of CST
(b&	/ET payable
c)	
10C	Net excess credit for the period - you can, in accordance with rules, carry forward excess credit to
100	subsequent period in Box 10C(a) or claim refund in Box 10C(b)
10C	Excess credit to be carried over to subsequent period within the same financial year
(a)	European and it Defined can be claimed in each of the action because of the start o
10C	Excess credit - Refund can be claimed in each of the return by an exporter effecting sales under $S(1)/S(2)$ of the CST Act 1056 100% FOUL STD SEZ or FUTD Unit and PSL units
(b)	section $5(1) / 5(3)$ of the CST Act, 1956, 100% EOU, STP, SEZ or EHTP Unit and PSI units. Other dealers to claim refund in March return. Refund cannot be carried over to subsequent year
10D	Revised / Fresh return to be filed with the Sales Tax Office along with second copy of the
(e)	Challan in Form 210
(0)	

FORM 221

(See Rule 17, 18 and 45)

Return-cum-challan of tax payable by a dealer under M.V.A.T.Act, 2002

(For Tax payment through Treasury / Bank)

						P	leas	e tick w	hicheve	er is appl	icable				
Perio	dicity of retu	ırn	Monthly				Quarterly			Six-monthly					
Type of return				Origin	al		Fresh				Revised				
1)	M.V.A.T. R.C. No.														
2)	C.S.T. R.C. No.														
3)	Period cove	ered by								·					
				From							То				
	Date		Month		Y	ear		Date		Mo	Month		Year		
4)	Name and a	address	of the	dealer											
	Name		or the	uculei											
	Address														
											-				
					PIN	V Code	e								
										1		1			

5)	Computation of net turnover of sales lia	ble to tax	
	Particular	S	Amount (Rs.)
a)	Gross receipts including sales, taxes, val transfers and job work charges	ue of branch / consignment	
	Less :		
b)	Tax amount included in sales shown in (separately or otherwise		
c)	Value of branch / consignment transfers		
d)	Sales u/s 8(1) including taxes and value transfers outside the State		
	Turnover of export sales u/s 5(1) and 5(3) of the CST Act 1956 included in Box 5(d)	Amount (Rs.)	
e)	Sales of tax-free goods specified in Scho	edule A	
f)	Sales of taxable goods exempted u/s 8(2), 8(3) and 41(4)	
g)	Job work charges		
h)	Other allowable reductions / deductions		
i)	Total deductions (b+c+d+e+f+g+h)		
j)	Balance: Net turnover of sales liable to t	ax (a-i)	
k)	Add: Difference between net turnover o in Box (j) above and MRP based taxable (Applicable only to first sales of drugs. above)		
1)	Total : Turnover of sales liable to tax (j-	-k)	

6)	6) Computation of tax payable under the MVAT Act						
	Rate of Tax	Turnover of Sales liable to tax (Rs.)	Tax Amount (Rs.)				
a)	4%						
b)	12.5%						
c)	1%						
d)							
e)							
f)							
	Total						
6A)	A) Sales tax collected in excess of the amount tax payable						

7)	Computation of pur	chases eligible for set-off	
		Particulars	Amount (Rs.)
a)		chases including taxes, value of branch / s received and job work charges	
	Less:		
b)	Imports (Direct impor	rts)	
c)	Imports (High seas pu	irchases)	
d)	Inter-State purchases		
e)	Inter-State branch / co	onsignment transfers received	
f)	Within the State brand	ch / consignment transfers received	
g)	Within the State purch	hases of taxable goods from un-registered dealers	
h)	Within the State purch eligible for set-off	hases of taxable goods from registered dealers not	
i)	Within the State purch 8(3), 8(4) and 41(4)	hases of taxable goods exempted from tax u/s 8(2),	
j)	Within the State purch	hases of tax-free goods	
k)	Other allowable dedu	ctions / reductions	
1)	Total deductions (b+c	c+d+e+f+g+h+i+j+k)	
m)	Balance: Within the S dealers eligible for se	State purchases of taxable goods from registered t-off (a-l)	
8)	Tax rate wise break above	e-up of within the State purchases from register	ed dealers eligible for set-off as per Box 7(m)
	Rate of Tax	Net Turnover of Purchases (Rs.)	Tax Amount (Rs.)
a)	4%		
b)	12.5%		
c)	1%		
d)			
e)			
	Total		

9)	Computation of set-off claimed in this	return	
	Particulars	Purchase Value Rs.	Tax Amount Rs.
a)	Within the State purchases of taxable goods from registered dealers eligible for set-off as per Box 8 above		
b)	Add: Set-off on opening stock (Trading goods) as on 1 st April, 2005		
c)	Add: Set-off on opening stock (Capital goods) as on 1 st April, 2005		
d)	Total gross set-off eligible for the period of this return (a+b+c)		
	Less:		
e)	Reduction in the amount of set off at the rate of 4% (Schedule C,D & E) of the purchase price under rule $53(1)$, $53(2)$ and $53(3)$.		
	Reduction in the amount of set off at the rate of 1% (Schedule B Goods) of the purchase price under rule 53(3).		
f)	Reduction in the amount of set off under Rule 53(4), 53(5), 53(6), and 53(7)		
g)	Total reduction (e+f)		
h)	Balance: Net set off for the period of this return (d-g)		
i)	Add: Adjustment to set-off claimed in earlier return (Set-off short claimed)		
j)	Less: Adjustment to set-off claimed in earlier return (Set-off excess claimed)		
k)	Set-off available for the period of this return (h+i-j)		
10)	Computation of Tax Payable along with	h return	
	Particulars		Amount (Rs.)
10A)	Aggregate of credit available for the tax	x period	
a)	Set off available as per Box 9 (k)		
b)	Excess credit brought forward from previou	is tax period	
c)	Amount already paid Challan No date		
d)	Refund adjustment order		
e)	Order Nodate Total available credit (a+b+c+d)		
10B)	Sales tax payable and adjustment of CS available credit	T / ET payable against	
a)	Sales tax payable as per Box 6		
b)	Adjustment of CST payable as per return fo	r this period	
c)	Adjustment of ET payable under the Mahar Goods into Local Areas Act, 2002	ashtra Tax on Entry of	
d)	Total (a+b+c)		
e)	Balance: Excess credit = $10A(e) - 10B(d)$ [i 10B(d)]		
f)	Balance: Tax payable = $10B(d) - 10A(e)$ [if $10B(d)$]	T10A(e) is less than	

10C)	Utilisation of excess credit	t as per Box 10B(e)					
a)	Excess credit carried forw	ard to subsequent ta	ax period				
b)	Excess credit claimed as re	efund in this return					
10D)	Tax payable with return-cu	um-challan					
a)	Tax payable as per Box 10	DB(f)					
b)	Add: Interest payable						
c)	Total payable (a+b)						
d)	Amount paid along with re	eturn-cum-challan					
,							
	Amount (in figures)	Rs					
	Amount (in words)	-					
	Name of the bank and						
	branch on which cheque has been drawn						
(e)	Amount paid as per Revised / Challan No.						
The sta	tements contained in this ref	turn in Boxes 1 to 1	0 are true to the b	est of my knowledge and belief.			
Data i							
Date			Signat	ture			
Place :			Name				
			Design	ation			
-							
		For T	reasury use only				
Amoui	nt received (in figures): Rs.	••••••					
A	nt manipund (in manda). Dum						
Amoui	nt received (in words): Rup	ees					
Date o	f entry :						
Challa	n No. :						
, ,	Treasury Accountant / Treas	sury Officer/					
	Agent or Manage			Space for stamp			

Part II		Form No						
Retu		(See Rule 17,1 Challan for 7 Ilan of tax pay	Freasur able by	y	er und	ler the		
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Part III								
		Form No	221					
		(See Rule 17,1	18 and 4					
		Challan for T	ax Pay	er				
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Periodici	ty of return	Please tick Monthly	Quar			-monthly		
	5	j		5		5		
MVAT F	C No							
_C.S.T. R	.C. No.							
Type of 1	return	Original	Fre	esh	R	Revised		
Period co	overed by th From	e return		Т	0			
Date	Month	Year	Date	Mo		Year		
Name an Name	d address of	the dealer						
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Address								
	P	IN Code						
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Total (in	figures)	Rs						
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