

The Central Sales Tax (Registration & Turnover) Rules, 1957

FORM B

[See rule 5(1)]

Certificate of registration

No(Central)

This is to certify that* whose principal place of business within the State of is situated at has been registered as a dealer under section 7(1)/7(2) of the Central Sales Tax Act, 1956.

The business is :

- wholly†
- mainly
- partly
- partly
- partly

⁴⁷[The class(es) of goods specified for the purposes of sub-sections (1) and (3) of section 8 of the said Act is/are as follows and the sales of these goods in the course of inter-State trade to the dealer shall be taxable at the rate specified in that sub-section subject to the provisions of sub-section (4) of the said section : —

* Here enter the name and style under which the business is carried on.

† Enter here whether business is wholly sericulture, horticulture, mining, manufacturing, wholesale distribution, retail distribution, contracting or catering, etc., or any combination of two or more of them.

- (a) for resale
- (b) for use in the manufacture or processing of goods for sale
- (c) for use in mining.....
- (d) for use in tie generation or distribution of electricity or any other form of power.....
- (e) for use in the packing of goods for sale/resale

The dealer manufactures, processes, or extracts in mining the following classes of goods or generates or distributes the following form of power, namely:—.....]

The dealer's year for the purpose of accounts runs from day of to the day of

The dealer has no additional place of business/has additional place(s) of business as stated below—

- (a) in the State ;f registration
- (b) in other Sixes

The dealer keeps warehouses at the following places within the State of registration:—

(1)

(2)

(3)

This certificate is valid from until cancelled.

Date.....
(Seal)

Signed
(Notified authority)