

Tax Invoice

 VASTUKALA <small>Unlocking Excellence</small>	VASTUKALA CONSULTANTS (I) PVT LTD B1-001, U/B FLOOR, BOOMERANG, CHANDIVALI FARM ROAD, ANDHERI-EAST MUMBAI-400072 GSTIN/UIN: 27AADCV4303R1ZX State Name : Maharashtra, Code : 27 CIN: U74120MH2010PTC207869 E-Mail : accounts@vastukala.co.in	Invoice No. MUM/2425/JUL/099	Dated 15-Jul-24				
	Delivery Note AGAINST REPORT	Reference No. & Date.	Mode/Terms of Payment AGAINST REPORT	Other References			
Buyer (Bill to) KDV AND COMPANY KAPIL DEO VERMA GHATKOPAR ANDHERI LINK ROAD, SHOP NO.29, 1ST FLOOR, HAZI FATIMA MANZIL, ASALPHA METRO STATION, GHATKOPAR-WEST MUMBAI, Mumbai Suburban GSTIN/UIN : 27ADVPV4241J1ZT State Name : Maharashtra, Code : 27	Buyer's Order No.	Dated					
	Dispatch Doc No. 009861/2307236	Delivery Note Date					
	Dispatched through	Destination					
Terms of Delivery							
SI No.	Particulars	HSN/SAC	GST Rate	Amount			
1	VALUATION FEE DSDC (1817124) M42072193. Ghatkoper	997224	18 %	30,000.00 CGST 2,700.00 SGST 2,700.00			
Total				₹ 35,400.00			
Amount Chargeable (in words) E. & O.E Indian Rupee Thirty Five Thousand Four Hundred Only							
	HSN/SAC	Taxable Value	Central Tax	State Tax	Total		
			Rate	Amount	Rate	Amount	Tax Amount
	997224	30,000.00	9%	2,700.00	9%	2,700.00	5,400.00
	Total	30,000.00		2,700.00		2,700.00	5,400.00
Tax Amount (in words) Indian Rupee Five Thousand Four Hundred Only							
Remarks: 00009861/2307236 Mr. Rahul Ramchandra Bijai & Mrs. Shreya R. Bijai - Residential Flat No. 2106, 21st Floor, "Oasis - Tower 2", Off. Akurli Road, Near Mahindra & Mahindra Gate No.1, Kandivali (East), Mumbai - 400101, State - Maharashtra, Country - India		Company's Bank Details Bank Name : ICICI BANK A/c No. : 123105000319 Branch & IFS Code: MIG Colony, Bandra (E.), Mumbai & ICIC0001231					
Company's PAN : AADCV4303R Declaration NOTE - AS PER MSME RULES INVOICE NEED TO BE CLEARED WITHIN 45 DAYS OR INTEREST CHARGES APPLICABLE AS PER THE RULE. MSME Registration No. - 27222201137		UPI Virtual ID : vastukala@ICICI					
Customer's Seal and Signature		for VASTUKALA CONSULTANTS (I) PVT LTD ASMITA JAYSING RATHOD <small>Digitally signed on 16-07-2024 16:11:20</small> Authorised Signatory					

SUBJECT TO MUMBAI JURISDICTION

This is a Computer Generated Invoice



- Architecture
- Govt. Approved Valuer
- Engineering
- Surveyor & Loss Assessor
- Interiors

Regd. Office :
28, Stadium Complex, Nanded - 431 602 (MS) India

Tel. : +91-2462-244288
Fax : +91-2462-239909
E-mail : nanded@vastukala.org
cmd@vastukala.org

Sharadkumar B. Chalikwar

B.E. (Civil), M.E.,
M.Sc. (Real Estate Valuation)
M.Sc. (Plant & Machinery Valuation),
M.I.C.A., M.I.W.R.S.,
Chartered Engineer, Registered Valuer

CE : AM054371-6
FIE : F 110926/6
FIV : 9863
CCIT : (N) CCIT/1-14/52/2008-09
IBBI : IBBI/RV/07/2019/11744

Aurangabad Office : Plot No. 106, N-3, CIDCO, Aurangabad - 431 005, (M.S.), INDIA.
Tel.: +91-0240-2485151, Mobile : +91 9167204062, +91 9860863601, E-mail : aurangabad@vastukala.org

Valuation Report Prepared For: Private Valuation / Mr. Rahul Ramchandra Bijai (009861/2307236)

Page 2 of 10

Vastu/Mumbai/07/2024/009861/2307236
15/9-240-VSM
15.07.2024

VALUATION OPINION REPORT

This is to certify that the property bearing Residential Flat No. 2106, 21st Floor, "Oasis – Tower 2", Off. Akurli Road, Near Mahindra & Mahindra Gate No.1, Kandivali (East), Mumbai - 400101, State – Maharashtra, Country – India belongs to **Mr. Rahul Ramchandra Bijai & Mrs. Shreya R. Bijai.**

Boundaries of the property.

North : Open Plot / Mahindra Group
South : Open Plot
East : Tower 2 / Parking
West : Road & Slum

Considering various parameters recorded, existing economic scenario, and the information that is available with reference to the development of neighborhood and method selected for valuation, we are of the opinion that, the property premises can be assessed for **Government Ready Reckoner Value in the year 2011 at ₹ 87,55,390.00 (Rupees Eighty-Seven Lakh Fifty-Five Thousand Three Hundred Ninety Only).**

The valuation of the property is based on the documents produced by the concern. Legal aspects have not been taken into considerations while preparing this valuation report.

Hence certified

For **Vastukala Architects & Engineers**

Sharadkumar
B. Chalikwar

Digitally signed by Sharadkumar B. Chalikwar
DN: cn=Sharadkumar B. Chalikwar,
o=Vastukala Architects and Engineers,
ou=Mumbai,
email=ibchalikwar@gmail.com, c=IN
Date: 2024.07.15 16:37:18 +05'30'



Sharadkumar B. Chalikwar
Govt. Reg. Valuer
Chartered Engineer (India)
Reg. No. (N) CCIT/1-14/52/2008-09
Encl: Valuation report.



DTDC Express Limited
 Regd. Office: No-3, Victoria Road
 Bengaluru - 560047

ORIGIN

DEST.

POUCH NO.

DATE 18/07/24

Download MyDTDC app



Available at select cities & pin codes

Non Negotiable Consignment Note / Subject to Bengaluru Jurisdiction.

The consignment note is not a tax invoice. A tax invoice will be made available by DTDC or it's channel partner as the case may be, upon request.

1 Sender's (Consignor) Name: Vastukale Ph: _____
 Company Name & Address: _____
 City: MUM State: _____ PIN Code: 22
 Sender's GSTIN*: _____ *Where Applicable

2 Recipient's (Consignee) Name: _____ Ph: _____
 Company Name & Address: KOV and company
 City: Mumbai State: _____ PIN Code: 400084
 Recipient's GSTIN*: _____ *Where Applicable

3 Nature of consignment (✓) <input type="checkbox"/> Dox <input type="checkbox"/> Non-Dox <input type="checkbox"/>	Total Num Pcs:
DIM 1: L cm X B cm X H cm X Pcs	Actual Wt.: kg
DIM 2: L cm X B cm X H cm X Pcs	Volumetric Wt.: kg
DIM 3: L cm X B cm X H cm X Pcs	Chargeable Wt.: kg

4 Description of Content _____ Total Value of consignment for carriage / E-Way bill
 ₹ _____

5 Paper Work Enclosures _____

6 Type of consignment (✓) Commercial Non Commercial **7** Value Added Services Not Available CN Expiry Date _____

10 I/We declare that this consignment does not contain personal mail, cash, jewellery, contraband, illegal drugs, any prohibited items and commodities which can cause safety hazards while transporting

9 Charges	Amount (₹)
a) Tariff (incl. Of FSC + Taxes)	60/-
b) Risk Surcharge	
c) Total amount (a+b)	

8 Mode (✓) Surface Air Cargo Express
 Consignment Number: M42072193

Sender's Signature & Seal _____
 Date: _____ Time: _____ AM/PM
 I have read and understood terms & conditions printed overleaf of this consignment note and I agree to the same.

11 Booking Branch / Franchisee Code _____
 Courier Signature _____

12 Risk Surcharge
 Owner _____
 Carrier _____

Download MyDTDC app



Available at select cities & pin codes

Vendor Code : 107445

Item : LDI Create Book - 8,5x4x2

Terms & Conditions.

Applicability: These conditions apply to the carriage by DTDC, of the consignments booked under this consignment note from and between specific locations within the territory of India by utilizing single or multimodal transport mode. These conditions supersede any other terms or conditions, and agreement, oral or written. The Customer confirms that he does not rely upon or claim any other terms, warrants, conditions or representations relating to the use of the services provided by DTDC. Rights and liabilities of DTDC and the Parties are governed by the terms and conditions set out herein below and this constitutes a binding contract between DTDC and the Parties.

1. Definitions:
 - a) "Delivery" means tendering of a Consignment to a recipient or information about arrival of the Consignment to a recipient at the destination.
 - b) "DTDC" means DTDC Express Limited.
 - c) "Parties" means and includes Sender & Recipient or their authorized representatives.
 - d) "Sender" means the person or organization tendering a Consignment to DTDC for delivery and "Recipient" means the person or an organization entitled to receive the Consignment.
 - e) "Shipment" or "Consignment" means a document or a non document booked under a consignment note by the parties irrespective of the number of packages, value, commodity etc.
 - f) "Freight" means the transportation charges alone, and it excludes GST and any specific charges applicable for any value added services.
 - g) "Declared value for carriage" shall mean the value assigned by the sender for the purposes of unrecoverable damage to or loss of Consignment while the same is in the custody of DTDC. "Declared value for Carriage" shall be applicable when the sender insures the goods externally and choosing "Owner Risk" and also when the Consignment is at "Carrier Risk".
 2. The Parties confirm that this Consignment Note is prepared either by the Sender or by a DTDC staff acting as agent under the instruction of the Parties and its contents are binding on the Parties.
 3. The consignment note is issued strictly based on the declaration given by the parties at the time of booking. The Parties shall remain solely liable for any consequences arising out of any false or wrongful declaration.
 4. The sender shall provide complete address of sender and recipient along with valid contact telephone numbers and correct Postal Index Number (PIN code). Any service failure arising out of any defect in such details shall be at the sole responsibility of the risk of the parties.
 5. The Parties agree that the services undertaken by the DTDC under this Consignment Note are conditional on the Parties making payment of freight and all other charges payable in respect of the Consignment.
 6. The Parties shall pay all such payments, as they are required to be made to statutory bodies or Municipal or State/Central Government agencies with respect to any Consignment during transit or at the time of delivery.
 7. If any discrepancy in weight is found post acceptance of a Consignment and if the actual weight or volumetric weight is greater than the declared weight, then the differential applicable charges shall be collected from the Parties.
 8. In the event of any Consignment being held up by any statutory authorities such as, but not limited to, Sales Tax, Excise, Customs, Check-Post officials, Octroi, Intra-Tax official, etc., DTDC shall not be responsible for any consequential losses or any refund of freight charges. Further, the Parties agree to make good any DTDC any losses incurred by DTDC, in the form of fines and penalties levied by

statutory authorities arising out of insufficiency of documents or wrongful declaration.

9. Packing and Labeling: It is the sender's obligation to ensure adequate packing for purpose of carriage with normal care in handling.
10. Items not acceptable for carriage: The Parties hereby declare that the Consignment covered under this consignment note does not include any articles restricted to be carried in courier mode, contrabands or such commodities which can cause safety hazard as specified by the current edition of IATA DG regulation.
11. Perishable Articles: Parties shall not tender for transportation any Consignment containing perishable articles having shelf life of less than 7 days. DTDC shall not be liable for any loss or damage to any such Consignment arising consequent to any delay in delivery.
12. Inspection of Consignment: DTDC has the right at its option or at the request of competent authorities to open consignments at any time to inspect the contents of the Consignment as part of the acceptance process and/or at various DTDC Consignment handling points and/or airline security gates and/or on request by any statutory, regulatory or security agencies.
13. DTDC shall not deliver Consignments to PO Box addresses. Wherever DTDC carries out drop-box deliveries such as to ministry offices, armed forces establishments, certain government offices & high security zones, etc., DTDC shall not be providing proof of delivery and the parties shall accept the information provided as final.
14. Limited liability for Delay: In the event of any delay in delivery of a Consignment, DTDC shall not be liable for any consequential or indirect losses or damages, including but not limited to loss of income or profits or claims by the parties or any other entity affected because of a delay.
15. DTDC Liability: In the event of damage or loss or mis-delivery of a Consignment, the maximum liability assumed by DTDC on a Consignment is limited to Rs. 100 unless the sender declares a higher value as "declared value for carriage" and also pays the applicable Risk Surcharge thereof as "Carriers Risk" at the time of tendering the Consignment.
16. Risk Surcharges:
 - a) If the sender has availed of external insurance, the same shall be declared on the consignment note as "Owner Risk" and the applicable surcharge thereof shall be paid at the time of tendering the Consignment. In such cases DTDC to issue the "COF - Certificate Of Facts" if the Consignment gets damaged or lost while in transit. In cases of external insurance by the Parties, in the event of recovery of claim amount or any part thereof from the insurers, the Parties agree not to subordinate their rights in favour of the insurers.
 - b) If the sender opts for transportation of consignment at "Carrier Risk" then the sender shall pay Risk Surcharge in accordance with the rates mentioned below.
 - c) The Risk Surcharge for "Owner Risk" or "Carrier Risk" shall be calculated as per the minimum charges or percentage of the Declared Value for Carriage, whichever is higher.
 - GST shall be applicable on the applicable Risk Surcharge.
 - Under "Owner Risk" Minimum risk surcharge shall be Rs. 25/- or 0.2% of the Declared Value for Carriage (DVC), whichever is higher up to a value of Rs. 1,00,000/- and between Rs. 1,00,001/- and Rs. 5,00,000/- the same shall be 0.1% of the DVC. DTDC shall not accept Consignments having a DVC above Rs. 5,00,000/- under "Owner Risk".
 - Under "Carrier Risk" minimum risk surcharge shall be Rs. 50/- or 2% of the DVC

RISK SURCHARGE CALCULATION CHART			
Declared Value for Carriage OR percentage of the Declared Value for Carriage whichever is Higher	Owner Risk	Carrier Risk	Not Opted for any Risk Cover
	0 to ₹ 50,000	0.2% or ₹ 25	2%
₹ 50,000 to ₹ 1 Lakh	0.10%	2%	User has to select one option
₹ 1 Lakh & ₹ 2 Lakh	0.10%	1%	User has to select one option
₹ 2 Lakh & ₹ 10 Lakh	0.10%	x	User has to select only owner
Above ₹ 10 Lakh	x	x	x

- whichever is higher and between Rs. 1,00,001/- and Rs. 2,00,000/- of DVC the risk surcharge shall be calculated at 1% of the DVC. DTDC shall not accept Consignments having DVC above Rs. 2,00,000/- under "Carrier Risk".
- d) In the absence of declaring "Declared Value for Carriage" on the Consignment Note at the time of tendering a Consignment to DTDC, DTDC's automatic liability shall be limited to a maximum of Rs. 100/- per Consignment or value of goods whichever is lower.
- e) Fragile/breakable articles such as TV Sets, articles made of glass or porcelain, glassware, and items of extra ordinary value such as crystals, paintings, antiques etc., and commodities which are perishable in nature shall not be covered under "Carrier Risk". DTDC's liability shall be limited to a maximum of Rs. 100 while shipping such commodities.
- f) The "Declared Value for Carriage" must be less than or equal to the value of goods.
17. It is agreed that in any event DTDC shall not be liable for any consequential or indirect losses or damages, because of loss of or damage to a Consignment.
18. All claims in respect of loss or damage of consignment shall be made within a period of 30 days from the date of tendering a Consignment to DTDC. Any claim requests received after this period shall not be entertained. Similarly freight refund requests shall not be entertained beyond 30 days from the date of shipping.
19. Freight Refund: The refund of freight shall not be entertained if a service failure is resulted from any Force Majeure conditions such as strikes, bands, elections, rains, floods, fire, accidents or other natural calamities and any other events such as sudden or planned road closures or traffic diversions during festivals, political rallies, religious processions etc. or any other reasons beyond direct control of DTDC. This also includes any routine or sudden inspections carried out by any authorities or tax recovery agencies such as but not limited to Excise, Customs, Sales Tax, Municipalities or any other authorities competent to inspect goods or vehicles.
20. The Parties shall pay the freight and other charges at the time of booking or within the credit period stipulated. In case of non-payment of freight and charges within the stipulated time, the Parties shall be liable for payment of interest at the rate of 24% per annum. The freight invoices will be raised as per the agreed billing cycle in the service contract between the parties and DTDC.
21. If the Parties do not take delivery of the Consignment or it remains undelivered due to any reason such as wrong or incomplete address or refusal to sign or to pay any applicable duties / taxes / charges or containing prohibited

- items or if the packaging of a Consignment is damaged to the extent that repacking is not possible resulting in non delivery or the consignment is found as likely to cause damage to other goods or cause injury to individuals, then the Parties shall still be liable to pay freight charges and all other dues and charges to DTDC. In case of the Consignment remain undelivered beyond 48 hours from the date of tendering the Consignment for delivery, then demurrage / warehouse charges at the rate of 0.1% of the Consignment invoice value per day will be charged or at such other rates as may be fixed by DTDC from time to time. If the Consignment is not received or claimed within a month from the date of tendering the Consignment for delivery for the first time, then the DTDC shall have the right to proceed with the sale of the goods to realize all its dues.
22. The Parties shall not be entitled to deduct/adjust/set off any amount due to DTDC on the ground of claims arising out of reasons including loss of any stock, invoices, way bills, delivery challan, etc. However, DTDC will extend all reasonable cooperation to the Parties to help them to reconstruct duplicate copies of such documents, whenever provisions are available.
23. DTDC shall have a general lien (along with Carrier's lien) on all Consignment in its possession, custody or control for any payment whatsoever due from the Parties or from a carrier of a Consignment and such lien shall extend to freight charges, duties & GST, or any other charges arising out of transaction hereunder.
24. Directors, owners, partners and share holders of DTDC shall not be personally liable for any claims or liabilities arising out of service failures resulting out of situations, circumstances, omissions, errors, failures or misreading statements/information from any employees of DTDC or of its channel partners or of its authorized agents.
25. All disputes or differences or claims arising in respect of the Consignment hereunder or regarding the rights and obligations under transaction hereunder or regarding meaning or interpretation of these terms between the Parties and DTDC are agreed to be referred to adjudication by arbitration with the Parties and the DTDC appointing one arbitrator each and the said two arbitrators by mutual consent appointing a third arbitrator. The venue of arbitrator shall be at BANGALORE only Courts at Bangalore alone shall have the exclusive jurisdiction to adjudicate all claims arising in respect of the Consignment under this agreement.
26. The consignment note is not a tax invoice. A tax invoice will be made available by DTDC or its channel partner, as the case may be, upon request.