FORM VAT 385

See rule 100

Notice of attachment of immovable property

PART – I

То						
arrears of tax/registration fee/penalty/interest* payable by you under the provisions of the Karnataka Value Added Tax Act, 2003 and/or within the time specified in the Recovery Notice served on you on						
property in any way and any transfer or charge created by you shall be invalid.						
TABLE						
Serial No.	Survey No.	Boundaries	Village	Taluk	District	Name of the defaulter who holds the property
1	2	3	4	5	6	7
PART II						
To The General Public						
A copy of the notice of attachment issued to is enclosed herewith. The immovable property mentioned therein has been attached by me in exercise of the powers conferred on me by clause(b) of sub-section (9) of section 42 of the Karnataka Value Added Tax Act, 2003 and rules made there under. The said owner of the property has been prohibited from transferring or charging the said						
property in any way. Notice is hereby given to the General Public that any transfer of or delivery of the said property and or of any interest therein and any payment to the said defaulter of any debt, dividend or other moneys contrary to such attachment shall be void against all claims enforceable under the attachment.						
Dated thisday of20						
Tax Recovery Officer. *Note: Strike out whichever is not applicable.						