FORM VAT 460

See rule 153(1)(a)

BEFORE THE HIGH COURT OF KARNATAKA

Memorandum of Civil Revision Petition

Under Section 65(1) of the Karnataka Value Added Tax Act, 2003

Petitioner

Vs.

Respondent

Revision Petition presented to the High Court to revise the order of the Karnataka State Appellate Tribunal, dated and passed in –

- 1) District in which the assessment/other order was made:
- 2) Assessment year/period:
- 3) The designation of the officer whose orders were appealed against before the Appellate Tribunal:
- 4) Date of communication of the order of the Appellate Tribunal:
- 5) Findings of the Appellate Tribunal: (State in serial and appropriate order the relevant findings arrived at by the Tribunal):
- 6) Questions of law raised for decision by the High Court: (Here formulate the questions of law raised concisely, etc.)

(Signed) Appellant(s)

(Signed) Authorised Representative, if any.

VERIFICATION

I/We,	the applicant(s) do hereby declare that what
is stated above is true to	the best of my / our knowledge and belief.
Verified today the	day of 20

(Signed) Petitioner(s)

(Signed) Authorised Representative, if any.

- Note: (1) The petition should be accompanied by a certified copy (certified by the Secretary to the Tribunal) of the order of the Appellate Tribunal.
 - (2) The petition should (if preferred by an assessee) be accompanied by a fee of Rs.100.
 - (3) The petition should be written in English and should set forth concisely and under distinct heads the facts of the case, the findings arrived at by the Tribunal, and the

question of law raised consecutively. (There should be no argument or narrative).