# THE KERALA VALUE ADDED TAX RULES, 2005 FORM No.49

# Appeal in the high court of judicature at Ernakulam

(APPELLATE SIDE)

### **MEMORANDUM OF APPEAL**

(Under Section 62(1) of the Act)

[See Rule 83 (1)]

Appellant No. ..... Appellant Versus Respondent

Appeal presented to the High Court to revise the order of the Commissioner of Commercial Taxes dated......and passed in.....

- 1. District which the assessment was made
- 2. Assessment year/ Return period/ Tax period
- 3. Authority passing the original in dispute
- 4. State if the order was modified at any time previously by any Officer subordinate to the commissioner ate and if so in what manner (state the result of modification briefly).
- 5. Date of communication of the order of the Commissioner of Commercial Taxes.
- 6. Address to which the notice may be sent to the appellant
- 7. Address to which notice may be sent to the respondent
- 8. Relief claimed in appeal:
  - a) Turnover determined by the assessing authority
  - b) Turnover as modified prior to Suo motu revision by the Commissioner of Commercial Taxes
  - c) Turnover as modified and fixed by the Commissioner of Commercial Taxes
  - d) Relief claimed
  - e) Grounds of Appeal:
    - i. State the facts disputed briefly
    - ii.State the questions of Law raised for decision by the High Court

(Signed)
Appellant(s)

(Signed) Authorised representative, if any

#### **VERIFICATION**

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# **N.B.**:

- 1. The appeal should be accompanied by a certified copy of the order of the Commissioner of Commercial Taxes, appealed against.
- 2. The appeal should be accompanied by a fee of Rs. 1500/-
- 3. The appeal should be written in English and should set forth concisely and under distinct heads the facts of cases, the grounds of appeal and points of Law raised consecutively