FORM XVII (Under Rule 29 of TVAT Rules)

NOTICE OF DEMAND UNDER SECTION 38 OF TRIPURA VALUE ADDED TAX ACT, 2005

To	(Name)
	(Address)
Whereasdealer having the place of business at Taxpayer's Identification Number Added Tax Act, 2005 defaulted to pay a	under Tripura Value arrears under the said Act amounting to
And whereas it is now considered no prescribed by and under section 38 of the sa	ecessary to resort to the mode of recovery aid Act;
You are hereby required under sectomount of Rs	o the said defaulting dealer or such sum as count of the said defaulting dealer either in or persons, whichever sum is less, within otice or forthwith on the money being due to nes due to the said dealer after thirty days Government Treasury/Reserve Bank of India and of account "0040-Sales Tax Receipts and to produce within a week from the date of

Please note that any claim respecting the money in relation to this notice arising after the date of this notice shall be void as against the demand contained in this notice;

Please also note that objection, if any, on the ground that the sum demanded or any part thereof is not due by you to the defaulting dealer above named or on the ground that you do not hold any money for or on account of the said defaulting dealer or on the ground that money demanded or any part thereof is not likely to be due to the said dealer, or be held for on account of the said dealer, may be filed before the undersigned within fifteen days from the date of service of this notice and such objection, should be accompanied by a statement on oath to the above effect and you may further be required to prove to the satisfaction of the undersigned the correctness of your objection on a date to be intimated to you.

Please note further that on production of the receipted challan in compliance with this notice you shall be fully discharged from your liability to the said defaulting dealer to the extent of the amount so paid.

In the event of your discharging any liability to the said defaulting dealer or to any of the representatives or assigns after receipt of this notice, you shall be personally liable to the extent of your own liability to the said defaulting dealer so discharged or to the extent of the said defaulting dealer's liability for any sum due under the whichever is less:

If you fail to make payment in pursuance of this notice, you shall also be deemed to be a dealer in default under the Act in respect of the amount specified in this notice and further proceedings may be taken against you for the realisation of the amount as if it were an arrear due from you under the Act and this notice shall have the same effect as an attachment of a debt.

Copies of this notice are forwarded to :-

1	(Name and address of defaulting
dealer) 2	· ·
this	subject matter of
notice)	
SEAL	
	Assistant Commissioner
	 Superintendent of
	Taxes
	•••

Address	 	
Date	 	