FORM NO. I.T.C.P. 2

[See rule 20 of the Second Schedule to the Income-tax Act, 1961]

Warrant of attachment of movable property

Office of the Tax Recovery Officer,

То

Whereas certificate No dated has been drawn up by the undersigne against [defaulter] and the sum of Rs as noted below, is due from him respect of the said certificate; Whereas certificate No dated had been forwarded by the Tax Recove Officer, to the undersigned, , against [defaulter] for the recovery an amount of Rs and the said Tax Recovery Officer has sent to the undersigned certified copy of the said certificate under section 223(2) of the Income-tax Act, 1961, specifyir that an amount of Rs is to be recovered from the defaulter and the sum of Rs , as noted below, is due from him in respect of the said certificate; Cost and charges	ry of ang
:	
Interest	
: Total	
Total	
And whereas the said sum of Rs has not been paid in satisfaction of the said certificat This is to direct you to serve a copy of this warrant on the defaulter and, unless after such service the said defaulter pays forthwith the said sum of Rs together with interest at the rate one and one-half per cent, for every month or part of a month on Rs from the date the issue of this warrant and Rsfor the cost of executing this process, to proceed attach the movable property of the said defaulter [and where necessary, the movable proper which is included in the defaulter's property by virtue of the Explanation to sub-section (1) section 222 of the Income-tax Act, 1961] and to hold the same until further orders from the undersigned. You are further directed to return this warrant on or before the day of 20, with an endorsement certifying the day on which and the manner in which it has been executed, or the reason why it has not been executed. Given under my hand and seal at this day of	of of to ty of ne
(SEAL) Tax Recovery Officer	
Score out whichever paragraph is not applicable. †Delete inappropriate words.	

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