

THE KERALA VALUE ADDED TAX RULES, 2005

FORM NO. 41

FORM OF APPEAL/REVISION UNDER SECTIONS 55, 57 & 59

[See Rules 73 & 74]

To

THE DEPUTY COMMISSIONER [APPEALS] /----- THE DEPUTY
COMMISSIONER/THE COMMISSIONER

The.....the day of, 20.....

1. Name(s) of applicant(s) :
2. Year/ Return Period :
3. Authority passing the original order in dispute :
4. District in which the orders under dispute were passed :
5. Date on which the order was communicated :
6. Address to which notice may be sent to the applicant(s) :
7. Relief claimed in appeal/ revision
 - a. Turnover determined by the Assessing Authority :
 - b. If turnover is disputed: -
 - i. Disputed turnover :
 - ii. Tax due on the disputed turnover :
 - c. If rate of tax is disputed: -
 - i. Turnover involved :
 - ii. Amount of tax disputed :
 - d. If amount of penalty/ interest etc. are disputed
 - i. Turnover involved :
 - ii. Amount of disputed tax evaded/ defaulted :
 - iii. Amount of interest disputed :
 - e. Any other relief claimed :
8. Grounds of Appeal/ Revision :

Signatu
re
APPELLANT /
APPLICANT

VERIFICATION

I / We the applicant(s) named in the above appeal/revision do hereby declare that what is stated therein is true to the best of my/our knowledge and belief. I /We further declare that I/We have not filed any appeal or revision previously in the same matter.

Signatu
re
APPELLANT/
APPLICANT

INSTRUCTIONS: -

1. The appeal would be accompanied by the order appealed against in original or by a certified copy thereof unless the omission to produce such order or copy is explained to the satisfaction of the appellate authority and by proof of payment of the tax admitted by the appellant to be due or of such installments thereof as might have become payable.
2. The appeal or revision application should set forth the concisely or under distinct heads the grounds of appeal without any argument or narrative and such grounds should be numbered consecutively.
3. The revision application should be accompanied by the original order against which it is filed or by a certified copy thereof unless the omission to produce such order or copy is explained to the satisfaction of the revisional authority.