

**NOTICE FOR UNAUTHORISED / EXCESS COLLECTION OF TAX**  
 [Refer sub-rule (1) of rule 62]

01. NAME AND ADDRESS OF OFFICE

D	D	-	M	M	-	Y	Y	Y	Y

02	TIN												
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03. NAME AND ADDRESS OF THE DEALER.

04. ( Please strike out whichever is not applicable )

You being a dealer not registered under the Act, have collected an amount of Rs. \_\_\_\_\_  
 (Rupees \_\_\_\_\_) by way of tax as per details given below.

or

You, as a registered dealer under the Act bearing SRIN / TIN \_\_\_\_\_ ,  
 have collected an amount of Rs. \_\_\_\_\_ (Rupees \_\_\_\_\_)  
 by way of tax in excess of the tax payable by you, the details of which are given below.

05. The unauthorized / excess collection of tax made by you is liable to penalty under sub-section (1) of section 52 of the Act.
06. You are now directed to show cause before the undersigned on \_\_\_/\_\_\_/\_\_\_\_\_ at \_\_\_\_\_ A.M / PM in his office at \_\_\_\_\_ , why penalty as provided under sub-section (1) of Section 52 of the Act shall not be imposed for such unauthorised / excess collection of tax.

Place \_\_\_\_\_  
Date \_\_\_/\_\_\_/\_\_\_\_\_

SALES TAX OFFICER  
ASST. COMMISSIONER OF SALES TAX,  
\_\_\_\_\_ CIRCLE / RANGE / LTU

[No.15441-CTA-3/2005-F.]  
By order of the Governor

**P.K.BISWAL**  
Under Secretary to Government