## Form VAT- N1

[See rule 16(1) table]

# Notice under section 14 (2) (b) of the Haryana Value Added Tax, 2003.

From		
	(Name)	
	Assessing Authority	
	Circle/District	
То		
	M/s(Dealer)	
	(Address)	
	You are hereby required to submit quarterly returns with effect	from the quarter
ending	in Form VAT- R12 (Copy of the form is enclosed).	
	Please take notice that failure to submit the returns will render you	liable to penalty
under section 4	40 of the Act.	
(Seal)	Assessing Authority	
Dated	Designation	
	Circle/ District	

#### Form VAT - N2

(See rule 28)

#### Notice under sections 15, 16 and 17 of the Haryana Value Added Tax Act, 2003.

Befor	e Shri	Assessing Authority	District
То			
	Name Shri	/ M/s	
	Address		
	TIN No.		
Where	eas;		
(a)	The return(s) filed	by you for the period from	to
has/ha	we been selected for	scrutiny under sub-section (2) of secti	on 15 of the Haryana Value Added
		become necessary to make an assessmen	•
in resp	pect of the above men	tioned period;	
-		OR	
(b)	You being a reg	istered dealer, have failed to furnish	the return(s) for the period from
	to	and have thereby rendered you	rself liable to be assessed to the best
of my	judgment under sub	section (5) of section 15 of the Haryana Va	lue Added Tax Act., 2003;
		OR	
(c)	I am satisfied on	the basis of information which has con	ne into my possession that you have
been	liable to payment of	tax under the Haryana Value Added Ta	x Act., 2003 in respect of the period
comm	encing on	and ending with	but have failed to apply for
registr	ration, thus, you hav	e rendered yourself liable to be assessed	d to tax for the aforesaid period and
also li	able to imposition of	a penalty under section 16 of the Haryana V	Value Added Tax Act, 2003
		OR	
(d)	In consequence of	definite information (summary enclosed)	in my possession, I have reason to
believ	e that the turnover of	of your business assessable to tax for the	e assessment period from
to	has been	under assessed or has escaped levy of	appropriate tax or refund has been
allowe	ed to you in excess	of the amount admissible or the amount	nt of input tax has been allowed in
excess	s, I, therefore, propos	e to re-assess you for the aforesaid period	under section 17 of the Act.
So, yo	ou are hereby requeste	ed to -	
(i)	appear in person or	through an authorized agent;	
(ii)	produce evidence o	r have it produced in support of the returns	

- produce evidence or have it produced in support of the returns;
- produce or cause to be produced accounts, registers, invoices or other documents which you are (iii) required to maintain and furnish declarations and certificates you are required to furnish under the Haryana Value added Tax Act, 2003 or the rules made thereunder relating to the aforesaid period along with any other relevant evidence on which you may wish to rely in support of the

	returns filed by you or any objection	on wnich you may	wish to raise in i	elation to these
	proceedings at	(Place)	(time)	(Date)
2.	Please take notice that in the event of notice, you will render yourself liable notice to you.	•		± •
			SignatureAssessing Authority	_ Circle _ District
Seal of	Assessing Authority			

## FormVAT-N3

## (See rule 31)

		ons 7(5), 38, 39, 40 of the Haryana Value Added Tax, 2003, for the period to
Before Sh		(Designation)District
То	M/s	
of se period purpod the	having ection 7 od from oses spe	purchased goods specified in clause (a), clause (b) or clause(c) of sub section (4) of the Haryana Value Added Tax Act, 2003, at concessional rate of tax during the to for Rs for the cified in sub section (4) of section 7 of the Act ibid, failed to use such goods for specified therein and thus rendered yourself liable for penal action under subsection 7 of the Act ibid;  AND / OR
(b)	(i)	I am satisfied that you have concealed your turnover in respect of goods amounting to Rs for the period from to whereby you have rendered yourself liable to penalty under section 38 of the Act;
	(ii)	I am satisfied that you, furnished incorrect information at the time of opting to pay lump sum in lieu of tax under section 9 of the Act/did not furnish the information required to be furnished by you under rule () of Haryana Value Added Tax Rules, 2003, whereby you have rendered yourself liable to penalty under section 38 of the Act;
tax a thus	amountir contrave	AND / OR of authorised to collect tax under the Act. on your sales in the state, have collected ag to Rs for the period to and having ened the provision of sub-section (1) of section 39 of the Act., have rendered a for penalty under section 39(2) of the Act.
Act/ section	Haryan on	AND / OR ntravened the following provisions of section of Haryana Value Added Tax a Value Added Tax Rules, 2003/not complied with the directions given under of the Act. or rule of the Rules ibid and thereby rendered yourself liable der section 40(2) of the Act.
support 1	writing (date to show	er you are hereby directed to attend in person or through a person authorised by in that behalf before me at (place) at (time) on alongwith any documentary evidence which you may want to produce in your cause as to why penalty be not imposed for contraventions specified herein failing be decided exparte on merits.
_		Signature
D1		Designation

#### VAT – N4 (See rule 39) NOTICE OF DEMAND

	f Taxing Authority	
То		
,	You are hereby informed that you are liable	to pay a sum of rupees
under section(s)	s) of the Haryana Value Add	led Tax Act,2003 as tax (),
penalty (	) and interest (	) vide order dated
Copy of the orde	er is enclosed.	
authorised banl	You are hereby directed to pay the(in words), in the Treasury/Sub-Treasury/Sk at(place) within thirty out to the undersigned within ten days from the state of the	State Bank of India or its subsidiary or other days of receipt of this notice and furnish the
	A Challan form VAT – C1 is enclosed for the	• •
Seal of issuing a		Signature Taxing Authority

Date:

#### Form VAT -N5

(See rule 80)

## SUMMONS TO APPEAR IN PERSON AND / OR TO PRODUCE DOCUMENT(S).

From			
	Shri		
То			
1.	required with reference to the case concerning M/s, you a	enquiry under the Haryana ere summoned to appear in	ence/ whereas the following documents are a Value Added Tax Act, 2003, regarding now pending before me for the year person / produce or cause to be produced
			day of at at and not to depart from the office until
2.	A sum of Rs in deposit and will be paid to		diet money and traveling expenses is lying
3.		e may be, is punishable unde	dence or produce or cause to be produced, er the provisions of Order XVI Rule, 12 of
4.	Given under my hand as documents:-  1	_	day of Details of
	3		Signature
	4Dated:		Taxing Authority District

Note: In case the summons is merely for the production of a document it will be a proper compliance with it if the document is sent per registered post.