

FORM 310

(See rule 31(4))

Appeal against an order of assessment, interest, penalty or fine under section 26 of the Maharashtra Value Added Tax Act, 2002

To

I, the undersigned hereby file appeal against the Order, the details are as follows:

1	Name of the dealer		
2	Registration Certificate Number under MVAT Act, 2002		
3	Registration Certificate Number under CST Act,1956		
4	Address of the place of business		
5	Date of the Order against which appeal is filed		
6	Date of receipt of the Order		
7	Name and designation of the Officer who has passed the Order		
8	Period of the Order	From <input type="text"/> To <input type="text"/>	
9	For the period from _____ to _____ the appellant has been assessed to tax, interest, penalty or fine under the Maharashtra Value Added Tax Act, 2002 and the details of amount in dispute against which this appeal has been preferred is as follow:		
	Tax levied or interest, penalty or fine imposed	As assessed	As admitted by the appellant
		Tax assessed or interest or penalty or fine imposed (Rs)	Tax leviable or interest or penalty or fine leviable (Rs)
	(1)	(2)	(3)
	1. Net turnover of sales		
	2. Interest u/s 30(1)		
	3. Interest u/s30(2)		

4. Interest u/s 30 (3)		
5. Penalty u/s		
6. Amount forfeited		
7. Fine		
Total		

10	(a) (i) the order appealed against has resulted in demand of.....	Rs _____
	(ii) The appellant in this appeal seeks refund of	Rs. _____
	Quantum of relief sought (i + ii)	Rs _____
	(b) (i) The Order appealed against has resulted in refund of	Rs. _____
	(ii) The appellant in this appeal seeks a total refund of	Rs. _____
	Quantum of relief sought (ii-i)	Rs. _____
	(c) (i) the order appealed against has resulted in demand of	Rs. _____
	(ii) The appellant in this appeal admits demand of	Rs. _____
	Quantum of relief sought (i-ii)	Rs _____

1.The turnover of sales as shown in column 3 of the table above was the whole turnover of the appellant during the period. The appellant had no other turnover either subject to tax or otherwise, during the said period.

2.The notice of demand is attached hereto.

3.A certified copy of the order appealed against is attached.

4.The appellant has paid the tax assessed including any amount forfeited and penalty or interest or fine imposed under the Order appealed against as shown below.

Paid before assessment

Paid after assessment

Paid after first appeal, if any

Balance dues, if any at the time of filing first/second appeal

Chalan No.	Date	Amount

5.The appellant's first appeal against the order passed by _____
has been rejected / dismissed / partly allowed by _____

6.Enter here the grounds relied on for the purpose of this appeal): -

7.he appellant, therefore prays: -
that he may be assessed accordingly or that he may be declared not to be chargeable under the said Act or that the assessment may be cancelled and / or remanded.
That the order(s) of the _____
levying interest of Rs. _____ under section 30 or
imposing the penalty of Rs. _____ under section _____ and of Rs. _____ under section _____
that the Order of the _____ forfeiting Rs. _____ under section _____ or
that the order of the _____ imposing a fine of Rs _____ under section _____ may be set
aside.

The appellant _____ named above does hereby declare that what is stated herein is
true to the best of my knowledge and belief.

Place _____

Signature _____

Dated _____

(To be signed by the appellant or by the person duly
authorised in writing in this behalf by the appellant)

Note: -

(1) If this is a second appeal against an order in appeal the figures in column 2 of the table below paragraph 1 should be the figures, if any, arrived at by the first appellate authority.

(2) The amount in dispute means the difference between the amount of tax or penalty or interest, if any, of sum forfeited, demanded and the amount admitted by the dealer to be payable.

(3) Quantum of relief sought means

(a) The aggregate of the amount of tax or penalty or interest or fine, if any, or sum forfeited, demanded and the amount claimed by the appellant to be refundable or

(b) The difference between the amount of refund claimed by the appellant and the amount of refund granted in the order against which appeal is filed.

(c) The difference of the amount of tax or penalty or interest, if any or sum forfeited, demanded and amount accepted by the appellant to be payable.

NOTE: - *Strike off whichever is not required.