## FORM VAT-XXXVIII

[See rule 77(2)]

## FORM OF APPLICATION FOR REVISION UNDER SECTION 46(3)

(Spac	ce for (	Court fo	ee stamp)		
					Value of Court fee stamps affixed.
NO			of 20	00	
BI	EFORI	E THE			THE HIMACHAL PRADESH VALUE X ACT, 2005
M/s					Applicant(s).
				Versu	s
					Respondent.
1.	Ass	essme	ent year		
2.	Dis	trict i	n which a	ssessment	
	was	made	<u> </u>		
3.		-	passing the		
	_		rision is sou		
4.			to which no	•	
			the applica		
5.			to which no	•	
			the respon		
6.		1	imed in rev		
	(a) (i)		rnover is di		
	(ii)		uted turnov on disputed		
	(b)		x is dispute		
	(0)	(i)	turnover		
		(ii)	tarnover tax on	disputed	
			turnover;	aispaica	

	(c)		e order of penalty is				
			uted,				
		(i)	Section under				
			which penalty				
			imposed				
		(ii)	Amount of penalty				
			in dispute				
	(4)	70 :					
	(d)		nput tax credit is				
			ated				
		(i)	turnover on which				
			input tax credit				
			disputed				
		(ii)	amount of input				
			tax credit disputed				
	(e)	Any	other relief claimed.				
8.	App	licant	has paid tax	TR			
	dete	rmine	ed, penalty imposed	No.			
			rder under revision			/   / 2 0	
	_		nterest accrued.			, , , , , , ,	
		-					
9.	Gro	unds	of revisional-				
	(	i)	improprieties,				
			illegalities				
	1	ll in h	_				
L	(1 4)	111 11		<u> </u>			
						Signature of the Applic	cants
Verific	ation:						
						application do hereby declare	
			e from para 1 to ge and belief.	or the a	appiica	tion for revision, is true to the	best
or my/C	oui Kil	owicus	30 and bonor.				
(Verific	ed		this	the day of	f 200		
						Signature of applicant(s) or	his /
						their duly authorised a	
						,	_

(i)	The application for revision shall be written on the standard water marked judicial paper and to be filled in triplicate specifying all the particulars given in this form.
(ii)	It shall bear court-fee stamps worth Rs contain a clear statement of facts and grounds of appeal briefly but clearly set-out and shall also state precisely the relief prayed for.
(iii)	It shall be accompanied by:  (a) the order in original against which it is made duly authenticated copy thereof unless the omission to do so or to produce such order or copy is explained at the time of presentation of the application for revision to the satisfaction of the Tribunal; and  (b) proof of payment of tax (including interest payable) or of penalty or of both.
(iv)	It shall be signed and verified by the applicant or by an agent duly authorised by him/them in the behalf.
	Seal.  Receipt No  Date:
	Seal.  Receipt No  Date:
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