The Orissa State Tax on Professions, Trades, Callings and Employment Rules, 2000

ODISHA India

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Rule

THE-ORISSA-STATE-TAX-ON-PROFESSIONS-TRADES-CALLINGS-AN of 2000

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The Orissa State Tax on Professions, Trades, Callings and Employment Rules, 2000Published vide Notification S.R.O. No. 709/2000, Orissa Gazette Extraordinary No. 1621, dated 17.11.2000S.R.O. No. 709/2000. - In exercise of the powers conferred by Section 32 of the Orissa State Tax on Professions, Trades, Callings and Employments Act, 2000 (Orissa Act 7 of 2000), the State Government do hereby make the following rules namely: Chapter-I Preliminary

1. Short title and commencement.

(1) These rules may be called the Orissa State Tax on Professions, Trades, Callings and Employment Rules, 2000.(2) They shall come into effect on the date of their publication in the Orissa Gazette.

2. Definitions.

(1)In these rules unless there is anything repugnant in the subject or context-(a)"the Act" means the Orissa State Tax on Profession, Trades, Callings and Employments Act, 2000;(b)"Additional Commissioner of Profession Tax" means the Additional Commissioner of Sales Tax appointed by the State Government under the [Orissa Value Added Tax Act, 2004] [Substituted vide O.G.E. No. 1579 dated 24.10.2009.];(c)"Assistant Commissioner of Profession Tax" means the Assistant Commissioner of Sales Tax appointed by the State Government under the [Orissa Value Added Tax Act, 2004] [Substituted vide O.G.E. No. 1579 dated 24.10.2009.];(d)"Assistant Profession Tax Officer" means [the Assistant Sales Tax Officer appointed under the Orissa Value Added Tax Act, 2004] [Substituted vide O.G.E. No. 1579 dated 24.10.2009.];(dd)["Deputy Commissioner of

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Profession Tax" means the Deputy Commissioner of Sales Tax appointed under the Orissa Value Added Tax Act, 2004] [Inserted vide O.G.E. No. 1579 dated 24.10.2009.];(e)"form" means form appended to these rules;(f)"Government Treasury" means, the Treasury, Special Treasury or Sub-treasury of the District or sub-division, or any place as the case may be, where the place of work of a person or an employer is situated, or if the person or employer has more than one such place, where his chief place of business, within that jurisdiction is situated;(g)"Half year" for the purpose of these rules, means a period of six months commencing from the 1st April and the 1st October as the case may be.(gg)["Joint Commissioner of Profession Tax" means the Joint Commissioner of Sales Tax appointed by the Government under the Orissa Value Added Tax Act, 2004] [Inserted vide O.G.E. No. 1579 dated 24.10.2009.];(h)"place of work" in relation to a person or employer means the place where such person or employer ordinarily carries on his profession, trade, callings or employment or the place where salary and wages are disbursed to an employee;(i)"Profession Tax Officer" means the Sales Tax Officer appointed by the Government under Orissa Sales Tax Act, 1947;(j)"quarter" means a period of three months ending on the 31st March, 30th June, 30th September or 31st December as the case may be;(k)"Section" means a section of the Act;(2)Words and expressions used but not defined in these rules unless the context otherwise requires, shall have the meanings respectively assigned to them in the Act.Chapter-II

3. Profession Tax Authorities.

- [(1) The authorities to be appointed for assisting the Commissioner shall be of the following designations, namely:-(a)Additional Commissioner of Profession Tax;(b)Joint Commissioner of Profession Tax;(c)Deputy Commissioner of Profession Tax;(d)Assistant Commissioner of Profession Tax;(e)Profession Tax Officer; and(f)Assistant Profession Tax Officer];(2)The authorities specified in Sub-rule (1) shall exercise such powers and perform such duties as may be conferred or imposed by or under the provisions of these rules within such local areas as may be assigned to them by the Commissioner, by notification, from time to time.(3)The Additional Commissioner of Profession Tax, [Joint Commissioner of Profession Tax, Deputy Commissioner of Profession Tax] [Inserted vide O.G.E. No. 1579 dated 24.10.2009.] the Assistant Commissioner of Profession Tax, the Profession Tax Officer and the Assistant Profession Tax Officer shall be under the administrative control of the Commissioner. (4) Subject to such conditions and restrictions as the Government may, by general or special order, impose, the Commissioner may, by orders in writing delegate any of his powers and duties under the Act or these rules to any person appointed under Sub-rule (1), to assist him.(5)The Commissioner may, by order in writing, delegate the functions of any Profession Tax Officer to such Assistant Profession Tax Officer, subject to such conditions, as may be specified by him in that order. Chapter-III

4. Grant of Certificate of registration.

(1)An application for grant of certificate of registration under Sub-section (1) of Section 6 shall be in duplicate in Form I, and an applicant having places of work within the jurisdiction of different Assessing Authorities shall make an application for registration to the Assessing Authority within whose jurisdiction his principal place of work or business is situated.(2)On receipt of an application under Sub-rule (1) for registration, the Assessing Authority shall grant, to the applicant, a certificate

of registration by signing the appropriate column of Form I and a copy of such certificate shall be given to the applicant within thirty days of receipt of application, if he is satisfied that the application is in order and the necessary particulars have been furnished by the applicant. The corrections, if any, in the application shall be authenticated by the applicant as well as the Assessing Authority.(3)If the Assessing Authority finds that the application is not in order or all the particulars necessary for registration have not been furnished, he shall direct the applicant to rectify the application or to furnish such additional information as may be necessary. After considering the revised application or the additional information, if any, the Assessing Authority shall grant the certificate by signing appropriate column in Form I or reject the application for registration, within thirty days of receipt of the revised application, after giving the applicant an opportunity of being heard, and by passing a speaking order of rejection of the application. (4) Where the applicant has more than one place of business in Orissa under the jurisdiction of different Assessing Authorities, the copies of the certificate of registration shall be endorsed to the respective Assessing Authorities by the authority granting such certificate of registration. (5) Where the applicant is also an assessee and liable to obtain a certificate of enrolment, the certificate of registration under Sub-rule (2) or (3) shall be deemed to be the certificate of enrolment.

5. Grant of Certificate of Enrolment.

(1)An application for certificate of enrolment under Sub-section (2) of Section 6 shall be in Form II and an applicant having more than one place of work in Orissa shall be granted only one certificate of enrolment.(2)Where an applicant has more than one place of work in Orissa, he shall make a single application in respect of all such places, specifying therein one of such places as the principal place of work for the purposes of these rules and submit such application to the Assessing Authority within whose jurisdiction the said principal place of work is situated.(3)On receipt of an application in Form II, the Assessing Authority may require the applicant to furnish such additional information or evidence, as may be considered necessary, for determining the amount of tax payable by him in accordance with the Schedule to the Act.(4)After considering the application and such additional information or evidence furnished, if any, the Assessing Authority shall grant a certificate of enrolment by signing appropriate column of Form II or reject the application, within thirty days of receipt of such application after giving the applicant an opportunity of being heard, and by passing a speaking order of rejection of the application. The corrections, if any, on the application shall be authenticated by the applicant and by the Assessing Authority.(5)Where the applicant has more than one place of work in Orissa under the jurisdiction of different Assessing Authorities, the copies of the certificate of enrolment shall be endorsed to the respective Assessing Authorities by the authority granting such certificate of enrolment.

6. Amendment of Certificate of Registration.

(1)Where the holder of a certificate of registration granted under Rule 4 desires the certificate to be amended, he shall submit an application in Form I for the said purpose to the Assessing Authority, setting out the particulars in respect of which he desires such amendment and reasons therefor together with the certificate of registration, and there upon the Assessing Authority may, if he is satisfied with the reason given, make such amendments as he thinks necessary in the certificate of

registration.(2)Notwithstanding anything contained in Sub-rule (1) where consequent upon the amendment of the Schedule to the Act, the class of assesses or the rate of tax payable under the Act is or both are changed and a new class of assessees or a new rate of tax is or both are specified, then the class of assessees or the rate of tax mentioned in the certificate or registration granted under Rule 4 to the holders of such certificate prior to such amendment shall stand changed respectively to the new class of assessees or the rate of tax or both so specified in the said Schedule with effect from the date of coming into force of such amendment.

7. Assignment of registration enrolment numbers and marks.

- The Assessing Authority shall assign to each person or employer, as the case may be, under these rules, a number and a registration mark in the manner as would be specified by the Commissioner from time to time.

8. Validity of enrolment.

(1)A certificate of enrolment granted under Rule 5 shall remain valid so long as it is not cancelled under Sub-rule (2) of Rule 9.(2)An application for amendment of certificate of enrolment shall be made in Form II to the Assessing Authority, who may, on receipt of such application require the applicant to furnish such additional information or evidence as may be necessary for determining the amount of tax payable by the applicant as specified in the Schedule to the Act, and upon determination of the amount of tax so payable by the applicant, the Assessing Authority shall make necessary amendment in the certificate of enrolment under his signature with date indicating the year from which the tax at the revised rate shall be payable.(3)Notwithstanding anything contained in Sub-rule (2), where consequent upon amendment of the Schedule to the Act, the class of assesses or rate of tax payable under the Act is or both are changed and a new class of assesses or a new rate of tax is or both are specified, the class of assesses or the rate of tax payable or both as mentioned in the certificate of enrolment granted under Rule 5 to the holder of such certificates prior to such amendment shall stand changed respectively to the new class of assesses or the new rate of tax or both so specified in the said Schedule with effect from the date of coming into force of such amendment.

9. Cancellation of Registration/Enrolment.

(1)The certificate of registration granted under Rule 4 may be cancelled by the Assessing Authority when he is satisfied that the employer to whom such certificate was granted has ceased to be an employer.(2)The certificate of enrolment granted under Rule 5 may be cancelled by the Assessing Authority when he is satisfied that the enrolled person is dead or that his liability to pay tax has ceased :Provided that where consequent upon the amendment of the Schedule to the Act, the rate of tax payable by such person is specified as nil but he continues in his profession, trade, calling or employment, the certificate of enrolment shall not be cancelled.

10. Display of certificate.

- The holder of the certificate of registration shall display, conspicuously at his place of work, the certificate of registration.

11. Issue of duplicate copy of certificate of registration or enrolment.

- If a certificate of registration or a certificate of enrolment granted under these rules is lost, destroyed or defaced, the holder of such certificate shall apply to the Assessing Authority for a duplicate copy of such Certificate with a fee as specified in Rule 25 of these rules and after necessary verification, the Assessing Authority shall issue to the holder of the certificate a copy of the original certificate and the copy so issued shall bear the endorsement "Duplicate Copy".

12. Certificate.

- The certificate to be furnished by a person to his employer or employers under the second proviso to Section 5 shall be in Form III or IV, as the case may be.Chapter-IV

13. Payment of tax by employer.

(1) Every employer registered under the Act, shall pay into Government Treasury the full amount of tax payable by him every month as shown in the certificate of registration by the last day of the succeeding month.(2)The employer shall furnish a return in Form V to the local Assessing Authority accompanied by a copy of the receipted Treasury Challan in Form O.T.C. 6 in token of payment of tax or by a Government cheque/R.B.I. Cheque/Bank Draft/Banker's Cheque/ a cheque certified by the bank as good for payment, drawn in favour of the Assessing Authority together with a challan in Form O.T.C. 6 in triplicate, duly filled in by the employer.(3) The employer required to pay any amount of tax, penalty, interest or composition money under provisions of the Act other than the amount payable under Sub-rule (1) shall credit the same in the manner as specified in Sub-rule (2).(4) Notwithstanding anything contained in Sub-rule (1), a registered employer, having more than one place of work under the jurisdiction of different Assessing Authorities, shall furnish a consolidated return and pay taxes in Form V in his principal place of work specified in respect of all the places of work in the certificate of registration under Rule 4.(5)Notwithstanding anything contained in Sub-rule (1), a registered employer, may, by a written application to the Commissioner seek permission to furnish quarterly or yearly return and the Commissioner may, after hearing the applicant permit him, by an order in writing, to file returns quarterly or yearly subject to such conditions as would be specified in that order.

14. Deduction of tax from salary or wages.

(1) The Treasury Officer, Special Treasury Officer, the Sub-Treasury Officer or the Pay and Accounts Officer, the Drawing and Disbursing Officer as the case may be, shall be responsible for deductions of due amount of tax from the pay bill of the Government servants as referred to in Sub-clause (i) of

Clause (e) of Section 2. The deduction shall be made every month and the salary or wages of such an employee for the month of February shall not be permitted to be drawn unless the balance tax due for the period from March to February or part thereof or from the month in which the employee has the liability to pay tax up to the month of February, as the case may be, has been fully deducted and credited to the Government account under appropriate head of account.(2)Where the salary of an employee is drawn by presentation of bills in the Treasury, the deduction and credit of tax shall be made in the following manner, namely:(i)The Drawing and Disbursing Officers shall furnish, the salary bills along with the deduction of tax in Form VI in duplicate, to the Treasury.(ii)On receipt of the Form as referred to in Clause (i), the tax so deducted shall be accounted for in the Receipt Schedule under the Head of Account - "0028 - Other Taxes on Income and Expenditure - 107 -Taxes on Professions, Trades, Callings and Employments - 9913780 - Taxes on Profession". One copy of Form VI shall be sent to the Local Assessing Authority alongwith the monthly Receipt Schedule and other copy of Form VI shall be sent to the Accountant General alongwith the monthly Receipt Schedule at the time of submitting monthly account.(iii)Where the tax is intended to be paid directly by the Drawing and Disbursing Officer or other authorised officer in the Treasury, the same shall be paid through Challan in triplicate in O.T.C. Form No. 6.(iv)The concerned Treasury Officer/Special Treasury Officer on receipt of the paid vouchers from Bank shall make necessary entries in the relevant payment and receipt register after detaching both copies of Form VI. After entry of the Sl. No. and date in the Receipt Schedule alongwith the T.V.No. and date of the Bill in the said Form one copy shall be sent to the Local Assessing Authority and the other copy shall be sent to the Accountant General, Orissa, alongwith a copy of the Recovery/Deposit Receipt Schedule in the monthly account.(v)The concerned Treasury Officer/Special Treasury Officer shall send one copy of the monthly Schedule of Recovery/Deposit of tax to the Local Assessing Authority and the Accountant General, Orissa, alongwith the copies of Form VI and challan in proof of the entries in the Receipt Schedule.(3)Where the salary of an employee is drawn other than the mode of presentation of bills in the Treasuries, the amount of tax so deducted from the monthly salary of the employee, by the Registered Employer, shall be credited to the Government account through Treasury challan under the head "0028 - Other Taxes on Income and Expenditure - 107 - Taxes on Professions. Trades, Callings and Employments - 9913780 - Taxes on Profession" within fifteen days from the date of drawal of salary, or shall be remitted to the Local Assessing Authority in the shape of Government Cheque/R.B.I. cheque/Banker's cheque/Cheque certified by the Bank as "good for payment" alongwith a challan in Form O.T.C. 6 in triplicate with a statement in Form VI.(4)The Commissioner may, if he considers necessary, require the Drawing and Disbursing Officer, the Treasury Officer, Special Treasury Officer or the Sub-Treasury Officer or the Pay and Accounts Officer, as the case may be, to furnish to him a statement relating to payment of salary made to the Government servants during any specific period and such statements shall show the name of the employees, the details of salary drawn, the amount of tax deducted therefrom and the period to which the tax relates.(5)The Treasury Officer, the Special Treasury Officer, the Sub-Treasury Officer or the Pay and Accounts Officer, Drawing and Disbursing Officer or the Assessing Authority who is under employment of the Government shall be deemed to be a collecting agent appointed under section 14 of the Act.(6) Notwithstanding anything contained in Sub-rule (1), the liability of an employee to pay tax shall not cease until the amount of tax due from him has been fully paid to the Government account and without prejudice to the provisions of the said sub-rule, the said amount may be recovered from him, if the employer or the Assessing Authority is satisfied that the amount

has not been deducted from his salary or wages.

15. Notice.

(1) The notice under Sub-section (5) and (6) of Section 6 shall be in Form VII and the notice under Sub-section (3) of Section 7 shall be in Form VIII.(2) The notice of assessment under Sub-section (1) of Section 8 shall be in Form IX and under Sub-section (3) of Section 8 shall be in Form X and the notice of demand under Sub-section (4) of Section 8 and for other demands, including the penalty imposed under the Act shall be in Form XI.(3) Before proceeding under Sub-section (1) of Section 8 on the ground that assessee has filed incorrect or incomplete return, the Assessing Authority shall record the reason or basis for such ground.

16. Payment of tax by person.

(1) A person, not being an employee as specified in Serial No. 1 of the Schedule to the Act, liable to pay tax, shall make payment of the tax through a treasury challan or a banker's cheque or bank draft accompanied with the challan Form in triplicate duly filled in and shall furnish a Tax Payment Statement in Form XII to the Local Assessing Authority. The tax shall be paid within the period specified in Section 10 of the Act. (2) If it comes to the notice of the Assessing Authority that a person enrolled under Sub-section (2) of Section 6 has failed to pay the amount of tax due from him, in the manner laid down in Sub-rule (1) he shall serve on that person a notice in Form XIII requiring him on a date specified in the notice to attend in person or through an authorised representative for showing cause for non-payment of tax and why penalty under Sub-section (5) of Section 8 of the Act shall not be imposed, after giving the person a reasonable opportunity of being heard and after holding such enquiry as may be deemed necessary or otherwise, and if the Assessing Authority is satisfied that the tax is payable but it has not been paid, he shall serve a notice of demand in Form XIV on that person or his representative to pay the amount within fifteen days from the date of receipt of the notice.(3) If a person, liable to pay tax, has failed to get himself enrolled, the Assessing Authority shall serve on that person a notice in Form XV requiring him, on a date specified in the notice, to attend in person or through an authorised representative for showing cause for such non-enrolment, after giving the person a reasonable opportunity of being heard and after such enquiry as may be deemed fit or otherwise, and thereafter he shall assess the tax due to the best of his judgement and serve on him a notice of demand in Form XVI to pay the tax within fifteen days from the date of receipt of the notice. Chapter-V

17. Refund.

(1)When the Commissioner is satisfied that a refund of tax, penalty or interest, if any, is due to a person under section 21, he shall record the same in an order showing the amount of refund due and shall communicate the same to the person or the concerned employer.(2)When an order for refund has been passed under Sub-rule (1), the Commissioner shall if the person or the employer does not apply in writing to the Commissioner within one month of the receipt of the order under Sub-rule (1) to accept such excess amount by adjustment against the amount payable for any subsequent period as would be specified by the employer, issue to him a refund payment order subject to the

proviso to Section 21. Chapter-VI

18. Shifting of place of work.

(1)If the holder of a certificate of registration or a certificate of enrolment in one area shifts his place of work to another area, he shall, within fifteen days of such shifting, intimate the same to the Assessing Authority from whose office the certificate was issued and he shall at the same time send a copy of such information to the Assessing Authority exercising jurisdiction over the area to which the place of work is shifted.(2)With effect from commencement of the month immediately succeeding the month in which the intimation under Sub-rule (1) is given, the Assessing Authority, having jurisdiction over the area to which the place of work has been shifted, shall exercise all powers and discharge all functions relating to the determination and recovery of tax and all other matters anciliary thereto in respect of such persons or employers. Chapter-VII

19. Appeal.

(1)An appeal under Sub-section (1) of Section 15 from an order passed by the Assessing Authority shall lie to the [Joint/Deputy Commissioner of Profession tax under whose jurisdiction the place of work or principal place of work of the appellant is located] [Substituted vide O.G.E. No. 1579 dated 24.10.2009.].(2)No appeal shall be entertained after the expiry of a period of thirty days from the date of receipt of demand notice or the order :Provided that the [Joint/Deputy Commissioner of Profession Tax] [Substituted vide O.G.E. No. 1579 dated 24.10.2009.] may admit an appeal after the expiry of the above period if he is satisfied that there was good and sufficient cause for the delay.

20. Revision.

(1) A revision under Sub-section (1) of Section 16 shall lie, from an order passed in appeal, to the Commissioner of Profession Tax.(2)No revision shall be entertained after the expiry of a period of four months from the date of receipt of the order passed in appeal. Explanation. - In this rule the expression Commissioner shall include an Additional Commissioner of Profession Tax.

21. Application for appeal or revision.

(1)Application for appeal or revision shall be made in duplicate in Form XVII and shall be presented to the appropriate appellate or revisional authority, as the case may be, by the appellant or applicant in person or through his authorised representative or be sent by registered post to the said authority containing a clear statement of the facts and state precisely the relief prayed for.(2)The application for appeal or revision shall be accompanied by a copy of the order against which appeal or revision is filed as well as other relevant papers and such application shall be duly signed and verified by the appellant or the applicant, as the case may be.

22. Rejection of application for appeal or revision.

- A petition for appeal or revision not in conformity with these rules may be summarily rejected.

23. Rectification of defects.

- Any authority under the Act may, on his own motion or on an application being made in this behalf, rectify any arithmetical or clerical mistake or any error apparent on the face of the record in any order passed by such authority including his predecessor in office and any authority subordinate to it: Provided that if an order under this rule has an adverse effect on an employer or a person, no such order shall be passed unless a reasonable opportunity of being heard has been given to such employer or person in Form XVIII: Provided further that no order under this rule shall be passed after expiry of a period of three years from the date of passing of the impugned order. Chapter-VIII

24. Service of notice.

- The service of any notice which is issued under the provisions of the Act, or these rules or which is required to be issued for carrying out the purposes of the Act, may be effected on a person or an employer in any of the following manner, namely:(a)by giving or tendering it to such person or employer or his manager or agent in person; or(b)by leaning it at his last known place of business or residence if such person or employer or manager or agent is not available; or(c)by sending it to such person or employer by registered post; or(d)by affixing it in some conspicuous place at the last known place of work or business or residence of person or employer; or(e)by publishing in the local Newspaper wherever it is considered necessary.Chapter-IX

25. Fees.

(1)A fee of rupees ten shall be payable on an application for grant of a duplicate copy of Certificate of Enrolment/Registration.(2)Fees payable under Sub-rule (1) and fees payable under Sub-section (3) of Section 15 and Sub-section (2) of Section 16 of the Act shall be payable in challan in the manner prescribed in Rule 13/16 and a copy of the challan shall be attached, by the person, to the application for appeal or revision or application for duplicate copy of certificate of enrolment/registration, as the case may be, in proof of payment of the required fees. Chapter-X

26. Copy of order.

1. Name of the applicant			
2. Address			
Pin Code DistrictTelepho	one		
3. Status of person signing this for heading :	rm. Put ($\sqrt{\ }$) mark below t	the appropriate
Proprietor Partner Principal Officer Agent 2 4. Class of Employer. Put ($\sqrt{\ }$) mark is applicable :			heading whichever
Individual Firm Company Corporation Soci 5. R.C.Number under Orissa Sales (if any)	•		Sales Tax Act, 1956
R.C.No. under OST ActR.C.No. und	ler CST Ac	t	
6. Permanent Account Number (PA	AN) allot	ted under Incor	ne Tax Act (if any) :
7. Name and address of other place	es of wo	ork, if any, in Or	issa :
(for information only)			
8. Number of employees for which section 5 of the Act :	deducti	on of tax will be	e effected under
Class of persons	Rate of Tax	Number of Employees	Amount payable every month
Monthly salaries/wages			
(i) do not exceed Rs. 5000/-			
(ii) Exceed Rs. 5000/- but do not exceed Rs. 6000/-			
(iii) Exceed Rs. 6000/- but do not exceed Rs 8000/-	.		
(iv) Exceed Rs. 8000/- but do not exceed Rs 10,000/-			
(v) Exceed Rs. 10,000/- but do not exceed Rs. 15,000/-			

(vi) Exceed Rs. 15,000/- but do not exceed Rs. 20,000/-
(vii) Exceed Rs. 20,000/-
9. (i) Total amount payable by the registrant under section 5 of the Act every
month by the last day of the succeeding month (total of last Col. 8):
Rs
(ii)Amount payable every year by the registrant under section 5 of the Act: Rs per annum payable before the date specified under section 10 of the Act.*10. Grounds on which amendment to the Certificate of Registration Number is sought: (Enclose Original Certificate for amendment applied for)The above statements are true to the best of my knowledge and belief.
Date Signature/Status
**11. Registration Number allocated:/Amendment incorporated
12. Amount of tax payable/Due date of payment
Signature and Seal of Assessing Authority*. To be filled in only in case it is an application for amendment.**. To be filled up by Assessing Authority. Acknowledgement (Particulars of name and address to be filled in and signed by the applicant) Received an application for certificate of registration/amendment of Registration in Form I, From-
Name of the applicant Signature of the Receiving Officer
Signature
Full Postal Address
Date
Form-II[See Rule 5 (1)/8 (2)]Application for Enrolment/Amendment-cum-Enrolment Certificate(To be submitted in duplicate)ToThe Assessing Authority
son/daughter/ wife of(Name)hereby apply for a
certificate of enrolment/amendment of the certificate of enrolment bearing Nowhich is enclosed herewith(Strike off the words not applicable)
1. Name of the applicant
2. Trade Name
z. Hade Name
3. (a) Address
(b)Address of other places of work, if anyPolice StationSub-divisionDistrictPin CodeTelephone

- 4. Amount of tax payable by the applicant under the Act per annum Rs......
- 5. Income Tax PAN (if any):
- 6. The Registration Certificate Number under [OVAT] [Substituted vide O.G.E. No. 1579 dated 24.10.2009.]/CST Act (if any)............

R.C. No. under [OVAT] [Substituted vide O.G.E. No. 1579 dated 24.10.2009.] Act......R.C. No. under CST Act..........

7. I declare that the above statements are true to the best of my knowledge and belief.

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S19	mature)	Status	١	 	 	 	

- 8. Enrolment number allocated/Amendments incorporated
- 9. Amount of Tax payable/Due date of payment

Signature and Seal of Assessing AuthorityDate :Place :Acknowledgement(To be filled in by the
applicant)Received an application form for enrolment/amendment from the applicanton
(date)Signature of Receiving OfficerForm-III[See Rule 12]Certificate to be furnished by a
person to his employerI(Name)(address) hereby certify that I
am engaged in the Profession/Trade/Callings of specified in entryof the Schedule
to the Orissa State Tax on Professions, Trades, Callings and Employments Act, 2000 and that the
rate of tax payable by me under the same entry, namely for Rs per annum is
more than the rate of tax payable by me under entry in the said Schedule in respect of my
employment with (Name of the employer (Address)I also certify that I shall get
myself enrolled and shall pay the tax* I have got myself enrolled under the
Certificate.NoDatedand have paid the tax/shall pay the taxPlace :Date :Signature*
Strike out whichever is not applicableForm-IV[See Rule 12]Certificate to be furnished by a person
who is simultaneously engaged in employment of more than one employerI(Name)
(Address) hereby certify that I am engaged in employments with the following
employers

Nama of the ampleyor	Address of the		
Name of the employer	employer		
4			

- 1.
- 2.
- 3.
- 4.

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And that I shall get myself enrolled and shall pay the tax *I have got myself enrolled and have paid the tax/shall pay the taxI hold the enrolment certificate Nodated
period(month/year)
1. Name and address of the employer
2. Registration No.
3. (i) Amount disbursed towards salaries or wages paid for the above period
(ii)Amount of tax deducted from Salary Rs(iii)Amount of tax paid Rs
4. (i) Amount of interest/penalty paid Rs
(ii)Total amount of Tax/Interest/Penalty RsTax/Interest/Penalty
5. Mode of payment of tax
(Mention Bank Draft/Banker's Cheque No./Cheque No./Challan/Transfer credit schedule)Signatur of Registered Employer/Drawing and Disbursing OfficerDateAcknowledgement(To be filled in by the Registered Employer)Received the Tax Payment Return for the period/month/year fromon (date)Signature of the Receiving OfficerForm-VI[See Rule 14(2) & (3)]
of Deduction
of Recovery of Tax on Profession for the month of
*(To be accompanied with the Salary Bill in duplicate)

1. Name of the Department

- 2. Name of the Office
- 3. Designation of the Drawing and Disbursing Officer

4. Head of Account under which salary is drawn

5. Bill No. and date

Sl. No. Name and designation of the	employee Gros	s salary	7 Tax on P	rofession deducte	ed
(1) (2)	(3)		(4)		
1.2.					
Total amount of Profession Tax deduc	eted from this Bi	ill			
:Rs(Rupees	To be	credite	d to Gove	rnment Account b	y transfer
credit under Head of Account 0028 -	Other Taxes on	Income	and Expe	nditure - 107 - Ta	xes on
Professions, Trades, Callings and Emp	oloyments - 991	378o - '	Taxes on F	Profession.Signatu	ıre of
Drawing and Disbursing OfficerSeal a	nd Designation	Го be fi	lled by the	Treasury Officer	/Spl.
Treasury Officer/Sub-Treasury Office:					
Treasury/Sub-Treasury(b)T.V.No. and					
NoDateof the Receip	•			•	
copy after proper entry be sent to the	_		-		•
will be seen as enclosures to the Recov	-				
A.G.Form-VII[See Rule 15(1)]Notice t		_		ig cause for failure	e to apply
for certificate of registration or enroln		_	ng talse		
informationTo			h .: 1: - h'	1. 4	
person)under Sub-section (5) of Section 6 und			_		
Employments Act, 2000, you have fai					_
time :(b)Whereas being liable to regis		_			_
information in your application under				· -	
through an authorised representative			-	_	
for each day of delay/rupees five for each					
upon you under Sub-section (5)/(6) or	•	-			_
be heard by the undersigned on	dated				
Seal					
Place: Signature					
Date: Designation					
Form-VIII[See Rule 15(1)]Notice to an	n employer/pers	son for	showing c	ause for non-subr	nission of
returnTo(Employer)			_		
you having been registered/enrolled u	ınder section 6 o	of the O	rissa State	e Tax on Professio	ns, Trades,
Callings and Employments Act, 2000	have failed to fi	le the r	eturn/retu	ırns within the rec	quired time
for the month/quarter/six months/ye	ar.I hereby give	you no	tice to atte	end in person or t	hrough an
authorised representative and to show		-			-
delay shall not be imposed upon you.I			-		
event of default to appear personally o	or through an au	ıthorise	ed represe	ntative on	at
Seal					
Place: Signature					

Date: Designation	
Form-IX[See Rule $15(2)$]Notice of	assessment under section 8(1)Registration Certificate
No(if any)Whereas I am	satisfied that the return/returns furnished by you for the
month/period is/are inc	orrect/and incomplete;I hereby give you notice to attend in
-	epresentative alongwith accounts, papers and other evidence in
	d and show cause why penalty under Sub-section (5) of Section 8
	you in addition to the tax assessed under section 8(1). Please take
notice that ex parte orders may be authorised representative on	passed in the event of default to appear personally or through anat
Seal	
Place: Signature	
Date: Designation	
Form-X[See Rule 15(2)]Notice of a	ssessment under section 8(3)]Registration Certificate
	ou have failed to get yourself registered(b)Whereas you having
been registered have failed to file to	he return/returns for the period/periods within the
required time.I hereby give notice	to you to show cause why you will not be assessed to pay
Rs under section 8(3) of th	e Act alongwith the interest under section 11 (2) of the Act from
the month ofYou may appear	r in person or through an authorised representative to show
_	er evidences relating to your employees and expenses on salaries
_	If you fail to furnish show cause the above assessment shall be
	orm-XI[See Rule 15(2)]Notice of demand for payment of
tax/interest/penaltyTo	
Registration Certificate No.	
Enrolment Certificate No.	
Address	
Please take notice that	*Assessment
	*Appeal
Whereas your	*Revision proceeding for the period
	*Rectification
	*Penalty
has been duly disposed of under se	ection/Rule*You are hereby directed to deposit the
following amount in the Governme	ent Treasury within 15 days of receipt of this notice.(1)Tax
assessed(2)Interest I	payableTotal
:Less : Amount already	y paid, if anyNet demand/ExcessAmount in words
Seal	
Place : Signature	
Date: Designation	
*. Strike out whichever is not appli	cable.Form-XII[See Rule 16(1)]Tax payment statement by
non-employee assesseefor the period	od(Month/Year)

The Orissa State Tax on Professions, Trades, Callings and Employment Rules, 2000
1. Name and address of the assessee :
2. (i) Enrolment Number :
(ii)Tax payable :
3. Number of the registration certificate granted under Orissa Sales Tax Act, 1947 (if any) :
4. Type of Profession, Trade, Calling, Employment :
5. Income Tax PAN (if any) :
6. Amount of tax paid for the period Rs
7. Amount of interest/Penalty paid for the period Rs
8. Total amount of tax/interest/penalty paid Rs
9. Mode of payment of tax
(Mention challan/cheque/bank draft in detail)Signature of the assesseeForm-XIII[See Rule 16(2)]Notice to a defaulting non-employee assesseeToName

receipted copy of the challan in support of payment of the said amount and in the event you need

not attend before me as directed above.

the said amount of tax, penalty of Rs and interest of Rs withit the notice, failing which appropriate action to recover the said amount of taken against you in addition to imposing penalty under section 12 of the	tax and interest will be
Seal	
Place : Signature	
Date: Designation Form-XV[See Rule 16(3)]Notice to a person who has failed to get himself taxTo	t you are liable to payment ssions, Trades, Callings and colled and to pay the tax due authorised representative ocuments and other
Seal	
Place: Signature	
Date: Designation	
Form-XVI[See Rule 16 (3)]Notice of demand to a person who has failed the enrolled To	
Place: Signature	
Date: Designation	
Form-XVII[See Rule 21(1)]Appeal/Revision application against an order assessment/appeal/penalty/interest(To be submitted in duplicate)To appeal/apply for revision and furnish the following particulars.	
(I) Registration Certificate Number	
Enrolment Certificate Number	
(II) Name of the employer/person and status	
(III) Type of Profession, Trade, Callings, etc	
(IV) Location and address	
(V) Period involved under impugned order against which appeal/revision preferred fromto	on is
(VI) (a) Name of the authority who passed the impugnedorder	
(b) Date of the passing of the impugnedorder	
(c) Date of service of notice of demand	
(d) Amount of	(i) Tax

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	(ii)
	Penalty
	(iii)
	Interest
	Total
(e) Amount of admitted tax payable	
(f) Amount paid	(i) Tax
	(ii)
	Penalty
	(iii)
	Interest
(g) Amount in dispute	

Grounds

1. Statements of facts

2. Relief prayed for

A true copy of the impugned order is attached. The above statement is true to the best of my knowledge and belief and the amount of tax. penalty or interest in respect of which this appeal/revision is filed by me/us has been paid in full.

Place: Signature Date: Designation

*Strike out the paragraph not applicable.[Substituted vide O.G.E. No. 1579 dated 24.10.2009.]