Form N-III

Notice under sub-section (2) of section 25 of the Bihar Value Added Tax Act, 2005 [See rule 21(3)]

		No
		Date
Office	of the	
To,		
	M/s	
	Taxpa	ver Identification Number
1.	Where	as in the course of scrutiny of your return it has been found that you have:
	(a)	committed arithmetical errors in the computation of your Gross Turnover/Taxable Turnover/Tax payable by you;
	(b)	not computed your output tax/the input tax/the tax payable/interest payable correctly and properly;
	(c)	incorrectly applied tax rates on your taxable turnover;
	(d)	not furnished evidence, as prescribed, with regard to payment of tax and interest payable, if any.
	(e)	the deduction claimed therein are not substantiated in the manner and form prescribed under the Act or under any other law.
2.	Furthe	er, whereas according to the undersigned the tax and/*or (strike out whichever is not
applica	able) in	terest payable by you in respect of (specify period) is Rs.
		(specify amount) but you have actually remitted only a sum of Rs.
		(specify amount).
3.	You ar	e accordingly directed to:
	(a)	either pay, within thirty days of the service of this notice, the difference amount of
		Rs. (specify amount) and furnish the challan
		evidencing such payment; or
	(b)	to explain, by producing relevant accounts/registers/documents/any other evidence on which you rely, to the undersigned on the date and time specified below, within thirty days of the service of this notice, that the return or returns filed by you do not suffer form the infirmities mentioned at serial number 1 above.
Period	l under	reference
Autho	rity be	fore whom to appear
Date		Signature
Place		Seal of the Office

Note: Failure on your part to comply with the terms of this notice entails exparte orders without any further hearing to the dealer.

^{*} Strike out if not applicable.