**FORM IX (B)**

[See rule 9A of the Central Sales Tax (Bombay) Rules, 1957] (Space for court fee stamps)

**Appeal against an order of assessment or penalty under the Central Sales Tax Act, 1956**

**To**

The

Date of order against which the appeal is made :

Name and designation of the Officer who passed

the order :

Period of Assessment from :

Rs. P.

Amount of Central Sales Tax assessed :

Amount of interest imposed under section of the Act

read with section [9(2)] of Central Sales Tax Act, 1956. :

Amount of penalty imposed under section of the Act

read with section [9(2)] of Central Sales Tax Act, 1956. :

TOTAL :

The appeal /petition of who is of

carrying on the business known

as, holding registration certificate number

under Central sales Tax Act,1956 Whose only / chief place of

business is in the district of Mumbai, is situated at

showed as follows:-

1. Under the Central Sales tax Act,1956, the appellant has been asessed to tax and penalty as shown above
2. The Notice of demand is attached hereto.
3. A certified copy of the order appealed against is attached.
4. The appellant has paid all tax and penalty assessed and imposed under the order appealed against in the Treasury/Sub Treasury by challan number .
5. The appeallant's turnover of sales in the course of inter - State trade or commerce for the place of business situated in the district of Maharashtra for the period from

was Such turnover of inter - State sales was the whole turnover of inter- state sales by the appeallant during the period. The appellant had no other turnover of inter-State Sales subject to Central sales tax or otherwise during the period.

1. The appellant's turnover of inter-state sales subject to Central Sales Tax during the period from

and the Central Sales Tax and the penalty payable under the Act, was as under:-

Rs. P.

Turnover of Inter-state sales :

Total tax payable :

Penalty payable :

1. The appellant has made returns of tax payable by him to the office of

under the said Act and has complied with all the terms of the notices served on him by the under the Act.

1. Grounds of Appeal (enter here the grounds on which you rely for the purpose of this appeal)-

1. The appellant, therefore, prays -

That he may be assessed accordingly or that he may be declared not to be chargeable under the said Act, or the or that assessment may be cancelled and /or remanded to

for re-assessment or that the order (s) of the

imposing the penalty of Rs. /- and Rs. /- upon your petitioner may be set aside.

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

Place: Mumbai Signature

(to be signed by the appellant or by an agent duly authorised in writing in this behalf by an appellant)

Dated: xx/xx/xx