THE ASSAM TAXATION (SETTLEMENT OF DISPUTES) RULES, 2000

To

FORM 2

Notes for payment of the amount determined under sub-section (2) of section 6.

[See rules 6(1) and 7]

		(Name and style	of the applicant)		
With reference to your application in Form 1, datedfor settlement of arrear tax, penalty or interest in dispute relating to the period,received in my office on(date), you are hereby informed that the amount payable for settlement of arrear tax, penalty or interest in disputes has been determined by me under sub-section (2) of section 6 of on (Settlement of Disputes) Act, 2000 as under: -						
		<u>Tax</u>	<u>Interest</u>	Penalty		
(a)	Arrear in disput	Rs	Rs	Rs		
· /	(i) Amount determined for settlement of dispute	₹s R	.s F	₹ s		
	(ii) Amount, if any, paid before making of the application	<u>, </u>				
	for settlement	Rs	Rs	Rs		
(c)	Amount payable for settlement of dispute	Rs	Rs	Rs.		
(Rs Rupees receipt of	(in wo	ords) towards in words) tow sh a copy of the	tax and Rs rards interest with the duly receipted	f Rs(in figures)(in figures) thin thirty days from the date of d challan showing payment of the making such payment, whereupon		

Date:		Signature
		Designation
(Seal)		(Designated Authority)
Copy to: -	The Assessing Authority. The Appellate Authority. The Revisional Authority. The Notified Authority.	
	•••	(Signature)

the dispute shall be settled and a certificate of settlement of the dispute shall be issued in your

favour.