FORM-301

(See rule 21(1) Notice under Sub-section (2), (3) or (4) of section 23 of the Maharashtra Value Added Tax Act, 2002

То					
Refe	rence No.				
R.C.N	No. under M.V.A.T. Act, 2	2002			
	In condens C C T Ant. 405				
R.C.N	No. under C.S.T.Act, 195	00			
Where I desire to ensure that in the return furnished by you in respect of the period from to turnover of sales and purchases are properly admitted deduction are correctly tax had been calculated the proper rates set-off has been correctly claimed and the due tax in respect of the said period has been paid is correct.					
Whereas being a registered dealer you have not furnished by the prescribed date return or returns in respect of the period from to					
Where being liable to pay tax under the Maharashtra Value Added Tax Act, 2002 in respect of the period from to you have failed to apply for registration under Section 16 of the said Act.					
	are hereby	(place) at		(time	9)
and		on		(date))
unu					
(1)	To produce or cause to support of the following			n which you rely i	n
And t	o furnish or cause to be	furnished the follo	owing informa	ition	
		_			
(2)	To show cause as to section (3) of section 2	3 of the said Act.			b
3) To show cause as to why you be assessed under sub section (4) of section 23 of the said Act.					

RUSHABH INFOSOFT LTD.

You are also required to show cause as to why interest under section 30 of				
the dais Act in respect of the period fromto				
, should not be imposed on you.				
You are also required to show cause as to why penalty under sub section (8)				
of section 29 of the said Act in respect of the period from				
to to should not be imposed on you.				
Seal				
Place:				
Signature:				
Dates:				
Designation:				