

**HARYANA GOVERNMENT  
EXCISE AND TAXATION DEPARTMENT**

**Notification**

The 31<sup>st</sup> March, 2003

**No. S.O.49/H.A. 6/2003/S.34/2003.**- In exercise of the powers conferred by sub-section (2) of section 34, read with clause (zd) of sub-section (l) of section 2 of the Haryana Value Added Tax Act, 2003, (Act 6 of 2003), and all other powers enabling him in this behalf, the Governor of Haryana hereby confers on the officers mentioned in column 1 of the table below, the powers of Commissioner under sub-section (l) of section 34 to be exercised by them in respect of cases mentioned in column 2 and in the area of jurisdiction mentioned in column 3, against each: –

**Table**

Designation of the officer (1)	Cases (2)	Area of jurisdiction (3)
Additional Excise and Taxation Commissioner	In respect of cases decided by or pending before a Joint Excise and Taxation Commissioner or any officer below that rank.	Throughout the State of Haryana.
Joint Excise and Taxation Commissioner at the Head Office.	In respect of cases decided by or pending before a Deputy Excise and Taxation Commissioner or any officer below that rank.	Throughout the State of Haryana.
Joint Excise and Taxation Commissioner of range.	In respect of cases decided by or pending before a Deputy Excise and Taxation Commissioner or any officer below that rank.	Districts falling in the range.
Deputy Excise and Taxation Commissioner at the Head Office	In respect of cases decided by or pending before an Excise and Taxation Officer or any officer below that rank.	Throughout the State of Haryana.

Deputy Excise and Taxation Commissioner posted in the range office.	In respect of cases decided by or pending before an Excise and Taxation Officer or any officer below that rank	Districts falling in the range.
Deputy Excise and Taxation Commissioner incharge of district or Excise or Inspection side.	In respect of cases decided by or pending before an Excise and Taxation Officer or Assistant Excise and Taxation Officer.	Within the districts of their posting.

Note – For the purpose of area of jurisdiction a case of a registered dealer shall relate to the district in which the dealer is registered under this Act; any other case shall relate to the district within the boundaries of which the offence to which the case relate was committed.

**CHANDER SINGH**  
 Financial Commissioner and Principal Secretary to  
 Government Haryana, Excise and Taxation Department.