(Year)(Month)(Day) Notice of Refund (Appropriation) of City Tax

Mayor of Kanazawa City Yamano Yukiyoshi

Pursuant to the provisions of Articles 17 and 17-2 of the Local Tax Act, city tax that has been paid in excess or in error by you (or your company) shall be appropriated to your unpaid city taxes, etc. and any remaining tax payment shall be refunded.

Taxpayer		ne (Company lress (Locatio										
					Detail	s of O	vernaid Ta	Yes				
Fiscal Year (Business Fiscal		Tax Items		Notification No.		s of Overpaid Taxes Reason						Error or Overpayment Fiscal Year
Quarter (Return Filed))	Taxable Amount		Amount Paid		Amount Paid in Error or Overpaid		Amount Paid in Error or Overpaid for Overdue Charge			Date of Payment	
		Total Additio	ons			(1)						
Total The tax item name "light motor vehicle tax (classified by category)" will also be shown for light motor vehicle tax for fiscal			· 1 1	(A) (B) (A+B)								
category)" will also years 2019 and befo	be sho ore.	wn for light m	notor vehicl	e tax fo	or fiscal	(A+D)					
	F	Breakdown o	f Appropri	ation l	Recipient	s ("0" ir	olumn (C) do	es not aj	oply to u	npaid city tax, et	tc.)	
Fiscal Year (Business Fiscal Year)												
Tax Items												
Notification No.												
Quarter (Return Filed))											
	Та	ax Amount	Overd Charg	-	Tax An	nount	Overdue Charges	Tax A	mount	Overdue Charges		Total
Unpaid Amount												

Appropriation Amount							(C)	
Net Unpaid Amount								
Total	(A+B)	App	ropriation Amou	nt (C)	Amount of Refund (A+B) - (C)			
	Yen			Yer	1			Yen

NOTE

You cannot collect a refund using this notice	. See the enclosed "How to Receive a Refund."
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Requests for Examinations and Filing of Legal Actions

1 If you object to the matters stated in this notice, you, the taxpayer, may submit a request to the mayor for reconsideration within three months from the day after you received this notice. 2 Actions for the revocation of an original administrative disposition may not be filed until a determination has been made on the request for reconsideration set forth in 1. above. Actions for the revocation of this administrative disposition may be filed as a complaint, with the City as the defendant (the mayor shall serve as the representative of the City in the event of such an action) within six months from the day following the date of delivery of the ruling. In the event of any of the following, a lawsuit may be filed without such ruling: (1) if no ruling has been made within three months from the day following the day on which the request for reconsideration was filed: (2) if there is an urgent necessity in order to avoid serious damage that could be caused by the administrative disposition, execution of the administrative disposition, or continuation of the procedure; or (3) if there are otherwise justifiable grounds for not first obtaining the ruling.

3 Provided, however, that if one year has elapsed from the day following the date of the administrative disposition, before the expiration of the above period, requests for reconsideration will no longer be accepted, and if one year has elapsed from the day following the date of the ruling on the request for reconsideration, actions for revocation of the administrative disposition will no longer be possible. However, if there are justifiable grounds to do so, it may be possible to file a request for reconsideration or file an action for revocation of the administrative disposition even after one year has elapsed from the day following the date of such administrative disposition (the ruling on the request for reconsideration), or the aforementioned period.

Error or	Overpayment	No.

Contact 920-8577

1-1-1 Hirosaka, Kanazawa Kanazawa City Local Tax Section TEL: 076-220-2175 The right to claim a refund shall expire five years from the date on which it became possible to claim the refund.

