

Important-Proration of a Motor Vehicle Assessment.

Connecticut State Statute(12-71c) does not allow to prorate an assessment on a motor vehicle for property tax when sold, totally damaged, stolen or registered in another state after the time frame allowed (26 Months of the assessment date).

Failure to provide proof for an adjustment within the time frame will not be accepted

ALL INFORMATION MUST BE BROUGHT TO THE ASSESSOR'S OFFICE AND NOT THE TAX COLLECTOR

PAY TAX BILL RECEIVED IF:

YOU NO LONGER OWN THIS CAR BUT YOU TRANSFERRED THE REGISTRATION AND PLATES TO A DIFFERENT CAR, NO ADJUSTMENT ON THE BILL IS ALLOWED. THE NEW REPLACED CAR WILL BE PRORATED ON THE JANUARY BILL PERIOD FOR THE OLD REPLACED CAR. NO ACTION IS REQUIRED BY YOU.

PAY TAX BILL IF :

YOUR CAR WAS SOLD, TRADED, JUNKED, STOLEN OR GIVEN AWAY **BETWEEN OCTOBER 2, THROUGH SEPTEMBER 30,** AND YOU HAVE NEW REGISTRATION PLATES ON THE NEW CAR. PLEASE SUPPLY THE ASSESSOR'S OFFICE THE REQUIRED DOCUMENTATION TO ALLOW FOR A PRO-RATED TAX BILL. WITHOUT THE PROPER DOCUMENTATION YOU WILL BE RESPONSIBLE TO PAY THE ORIGINAL TAX BILL PLUS INTEREST .
A REFUND WILL BE ISSUED UPON RECEIPT OF PROPER DOCUMENTATION.

PAY TAX BILL IF:

YOUR CAR WAS SOLD, TRADED, JUNKED, STOLEN OR GIVEN AWAY **ON OR BEFORE OCTOBER 1,** AND THE REGISTRATION AND PLATES WERE RETURNED TO DMV. WITHOUT THE PROPER DOCUMENTATION THE BILL CANNOT BE REMOVED AND YOU WILL BE RESPONSIBLE TO PAY THE ORIGINAL TAX BILL PLUS INTEREST.
A REFUND WILL BE ISSUED UPON RECEIPT OF PROPER DOCUMENTATION.

MOVED FROM NEW CANAAN

FULL REMOVAL OR PRORATION IS IN ORDER IF YOU HAVE MOVED OUT OF STATE. PROOF IS REQUIRED. IF YOU MOVED TO ANOTHER CONNECTICUT TOWN, THERE IS NO PRORATION. TOWN OF RESIDENCE AS OF OCTOBER 1, IS THE PROPER TAX TOWN.

FOR TAX REMOVAL OR PRORATION, TWO OF THE FOLLOWING ARE ACCEPTED PROOF:

- 1. Receipt of Markers returned to Motor Vehicle Department - REQUIRED**

If plates are not returned and not used on another vehicle, the motor vehicle information will be downloaded each year from the Department of Motor Vehicle and you will receive tax bills until the plate is returned.

..... **AND ONE OF THE FOLLOWING DOCUMENTS**

2. Copy of Bill of Sale

A bill of sale section is now included on the bottom of the vehicle owner's registration form and transfer information must be recorded on the back of said form before it is submitted to the DMV. It is, therefore, the seller's obligation to provide a copy of the signed registration form along with the plate receipt to the Assessor.

Transfer of Title – The seller must provide the Assessor with a copy of the signed Transfer of Title and the plate receipt.

3. Notice of Cancellation of Insurance

4. Data Confirming Vehicle was Stolen or Destroyed

A statement from the vehicle owner's insurance company indicating that the vehicle was stolen and not recovered. The vehicle's owner must file a lost or stolen plate form with the DMV, a copy of which must be provided to the Assessor.

A statement from the vehicle owner's insurance company indicating that the vehicle was totaled. If the vehicle's owner did not return the plate to the DMV, he or she must file a lost or stolen plate form with the DMV, a copy of which must be provided to the Assessor.

Junked vehicle - A statement from the junkyard must be provided in addition to the plate receipt.

5. Proof of Residency in new State

A copy of deed of purchase of real property in new State **or** rental agreement **and** utility bill showing your new residence.

6. Proof that Vehicle is Registered in new State

Proof of residency in another state and a copy of the vehicle's registration showing the date the vehicle was registered in that state, must be provided to the Assessor along with the plate receipt.