

AA# _____

MOTOR VEHICLE TAX CREDIT APPLICATION

Sec. 12-71C Connecticut General Statutes

For Vehicles Sold, Destroyed, or Stolen and Not Replaced.

Date _____ List Year _____ Account Number _____

Name _____ Address _____

Make _____ Year _____ Registration Number _____ I.D. _____

Date vehicle was disposed of _____

Sold _____ Destroyed _____ **Re-registered out of State _____

Has this vehicle been replaced? Yes _____ No _____. A vehicle is considered replaced if another vehicle was purchased within 45 days and the same license plate was used. **If YES, the total original July bill is due in full. If NO, you must include a copy of the plate return receipt with this form showing that the plate has been returned to the State D.M.V.**

(Signature of Owner)

The above named applicant deposes and says that the above statements are true and complete.

(Assessor's Certification)

Documentation verified _____ Supplemental List Checked _____

Number of taxable months _____

Original Assessments _____ X Percentage = Adjusted Assessment

\$ _____

Linda I. Arnold, Town Assessor

Note: In order to qualify for credit this form must be filed out and returned to this office along with acceptable proof verifying disposition of vehicle, by the end of the calendar year, two (2) years after the assessment date in which the credit situation occurred.

***For Example: October 1, 2008 = December 31, 2010
October 1, 2009 December 31, 2011***

**** Only proof acceptable is copy of registration in new State, by such person who concurrently ceases to be a resident of Connecticut.**

Required Documentation For Motor Vehicle Assessment Changes

Two Substantiating Documents must be submitted to the Assessor

The documentation must be official and specific. Only these forms of proof are acceptable. **NOTE: all forms of proof must be dated and specifically identify the vehicle in question by make, year and identification number (VIN).**

1. Plate receipt from the Department of Motor Vehicles (DMV) indication that the vehicle's registration has been cancelled, or the vehicle's registration plate has been lost or stolen.
2. Any of the following *in addition* to the plate receipt from the DMV:
 - (a) A copy of the vehicle's 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.
 - (b) A copy of the vehicle's Transfer of Title: The seller must provide the assessor with a copy of the signed Transfer of Title and the plate receipt.
 - (c) Out of State Registration: 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.
 - (d) Stolen Vehicle: 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.
 - (e) Totaled Vehicle: 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.
 - (f) Junked Vehicle: A statement from the junkyard must be provided in addition to the plate receipt.
 - (g) Trade-in Vehicle: A copy of the purchase agreement identifying the trade-in vehicle and its plate receipt must be provided to the assessor.