

(206) 296-2300 FAX (206) 296-0595 Email: assessor.info@kingcounty.gov http://www.kingcounty.gov/assessor/ John Wilson Assessor

INSTRUCTIONS - Petition for Property Tax Refund

- 1. Compete the sections highlighted in yellow ensuring to sign and date the document
- 2. Provide evidence to support your claim. Any evidence should contain a document date in order to establish time relevance of the evidence.
- 3. Return your petition and evidence to the following address:

King County Department of Assessments Attn: Appeals Division KSC-AS-0708 201 S. Jackson St. Seattle, WA 98104

Petition For Property Tax Refund RCW 84.60.050, 84.69.020, and 84.69.030

File With The	e County Assessor		Petition No:				
Claim for refund must be made within three years of the date the taxes were due unless the refund is a result of a manifest error and is authorized by the county legislative authority.							
The petitioner,			, under the prov	visions of RCW 84.69.020,			
and RCW 84.69.030, or RCW 84.60.050 hereby petitions for a refund of taxes extended upon the tax rolls of							
			-	following described property.			
Parcel number			, while respect to the	tonowing desenteed property.			
Parcel number or legal description of property:							
* Petitioner alleges the following to be facts: The assessed value of said property made in the year							
for taxes becoming due in the year , and the tax extended upon said total valuation were as follows:							
	Assessed Va		Tax Rate	Tax			
	Assesseu va	lue Tax Coue Alea		1 4 X			
Real Property							
Personal Prope	erty						
	Date Due	Receipt No.	Amt Paid				
Entire Tax		<u>^</u>					
First Half							
Second Half							
			1				
* If claim is fr a	bated taxes under RCW 84	.70.010, attach REV 64 0003, d	isregard this section, and co	mplete the remainder of this form.			
		The Following Reason:					
A. <u>Under the provisions of RCW 84.69.020 and RCW 84.69.030</u> (Check appropriate box(es))							
(1) Paid more than once; or							
(2) Paid as a result of manifest error in description; or							
(4) Paid as a result of other clerical errors in listing property; or							
	(5) Paid with respect to improvements which did not exist on assessment date; or						
(6) Paid under levies or statutes adjudicated to be illegal or unconstitutional; or							
(7) Daid as a result of mistake, inadvertence, or lack of knowledge by any person exempted from paying real							
property taxes or a portion thereof pursuant to RCW 84.36.381 through 389; or							
(8) Paid or overpaid as a result of mistake, inadvertence, or lack of knowledge by either a public official or							
employee or by any person paying the same or paid as a result of mistake, inadvertence, or lack of knowledge by either a public official or employee, or by any person paying the same with respect to real property in which the							
	on paying the same has n						
(9) Paid on the basis of an assessed or appraised valuation which was appealed to the county board of							
equalization and ordered reduced by the board; or							
(10) Paid on the basis of an assessed or appraised valuation which was appealed to the state board of tax appeals							
	and ordered reduced by the board: PROVIDED that the amount refunded under subsections (9) and (10) shall only be for the difference between the tax paid on the basis of the appealed valuation and the tax payable on the						
	be for the difference between the tax paid on the basis of the appealed valuation and the tax payable on the valuation adjusted in accordance with the board's order; or						
(11) Paid as a state property tax levied upon county assessed property, the assessed value of which has been							
established by the state board of tax appeals for the year of such levy: PROVIDED, HOWEVER, that the amount							
refunded shall only be for the difference between the state property tax paid and the amount of state property tax							
which	which would, when added to all other property taxes within the one percent limitation of Article VII, section 2						
	(Amendment 59) of the state constitution, equal one percent of the assessed value established by the board; or						
	that the amount refunded shall be for the difference between the amount of tax which was paid on the basis of the						
	valuation adjudged unlawful or excessive and the amount of tax payable on the basis of the assessed valuation						
	mined as a result of the p		celed under DCW Q1 40	050(2)			
	Paid on the basis of an assessed valuation that was reduced under RCW 84.48.005.						
	Abated under RCW 84.70.010						

B. <u>Under the Provisions of RCW</u>	84.60.050						
Pro rata refund due on taxes previou possession and use of State of Wash			ntly acquired by or placed under immediate on.				
Said tax should be reduced from	·····	to					
Refund should be made to taxpayer	for	plus in	nterest, if applicable (RCW 84.69.100).				
(Explain briefly the reason for the r	efund claim:						
Verification By Taxpayer							
I certify under penalty of perjury under the laws of the State of Washington that the contents of the foregoing petition are true and correct to the best of my knowledge and belief, and I request that the said tax be refunded in conformity with this petition.							
Date	Signature of Taxpay	ver or Agent	Title				
-	Address						
	City, State, Zip						
Determination By County Assessor							
After due consideration of the facts contained in the taxpayer's signed petition knowing them to be true and accurate, I have determined that the request for refund be:							
 θ <u>Approved</u> and the County Treat make a refund. θ <u>Approved</u> – Refund requires Control Authority authorization (delegat below). 	ounty Legislative		ne claim does not qualify under RCW 84.69.030, or RCW 84.60.050 for the				
Date	County Assessor						
		• • • • • • •					
After due consideration of the facts have determined that the request for	refund be: surer is authorized to θ	s signed petition and	I the decision of the County Assessor, we ne claim does not qualify under RCW				
Date	Date County Legislative Authority (Signature not required if authority has been delegated.)						
Certification By County Treasurer After due consideration of the facts contained in the taxpayer's signed petition and the decision of the County Assessor and County Legislative Authority, if applicable, I have determined that the request for refund be:							
θ <u>Approved</u> and I am refunding	the following amount, lus applicable interest W 84.69.100 from the	θ Denied because	se the claim does not qualify under 20, RCW 84.60.050 or RCW 84.69.030				

County Treasurer

To ask about the availability of this publication in an alternate format for the visually impaired, please call (360) 705-6715. Teletype (TTY) users, please call (360) 705-6718. For tax assistance, call (360) 534-1400.

Date