

ST ARSales/Use Tax Application for Refund



Rev. 10/24

Sales Tax / Consumer	Sales Tax / Vendor	Use Tax	Motor Vehicle Claim (include VIN#)
			of tax claimed to have been erroneously paid to the state of Ohio/Cle conically through OH Tax eServices application or tax.ohio.gov/STAl
	Sales or use tax vendor's licens	se	
FEIN/SSN (do <u>not</u> use dashes)	number (if applicable)		Motor Vehicle VIN Number
Name of applicant (if business, print nan	ne as registered with the Internal Re	venue Sei	ervice)
Mailing address			
City		State	e ZIP code Telephone
Oity		State	: ZIF code Telephone
E-mail			
Requested refund amount	Time period severed b	y the refu	und request (MM/DD/YY)
requested retains amount	Time period covered b		IMDIDIYIYI
	SIGN HERE (REQU	JIRED)
I declare under penalty of perjury th this matter to file this refund applica		ayer's au	uthorized agent having knowledge of the relevant facts in
Signature			Date (MM/DD/YY)
Name			Title
Taxpayer representative: The tax Representative (Ohio form TBOR 1)			by the following individual. Include a Declaration of Tax t's website at tax.ohio.gov.
First name	M.I. Last name		-
Telephone	Title		
E-mail			

Please submit this application and supporting documentation using one of the following options: $\textbf{Electronically:} \ \text{tax.ohio.gov/STAR}$

Mail: Ohio Department of Taxation, Business Tax Division - SUT REF, P.O. Box 530, Columbus OH 43216-0530

Instructions and Pertinent Law Sections

Instructions

Please fully complete this application and submit documentation supporting the refund with this application using only one of the options available for submission.

Submission options are as follows:

- 1. Electronic submission form through tax.ohio.gov/STAR
- 2. Mail to: Ohio Department of Taxation, Business Tax Division, SUT REF, PO Box 530, Columbus, OH 43216-0530

For information on what documents must be supplied, see the Refund Checklists (STAR C) at tax.ohio.gov/form/STARC.

To the extent that a refund is granted on this application, either in whole or in part, the Ohio Department of Taxation will calculate and include the appropriate amount of interest in the refund payment made to the applicant. The applicant should not include such interest in the "Requested refund amount."

Pertinent Law Sections

Sales tax refunds are governed by Ohio Revised Code (R.C.) section 5739.07, which provides in pertinent part as follows:

- (A) When, pursuant to this chapter, a vendor has paid taxes to the tax commissioner or the commissioner's agent, the commissioner shall refund to the vendor the amount of taxes paid, and any penalties assessed with respect to such taxes, if the vendor has refunded to the consumer the full amount of taxes the consumer paid illegally or erroneously or if the vendor has illegally or erroneously billed the consumer but has not collected the taxes from the consumer.
- (B) When, pursuant to this chapter, a consumer has paid taxes directly to the tax commissioner or the commissioner's agent, and the payment or assessment was illegal or erroneous, the commissioner shall refund to the consumer the full amount of illegal or erroneous taxes paid and any penalties assessed with respect to such taxes.
- (C) The commissioner shall refund to the consumer amounts paid illegally or erroneously to a vendor only if:
- (1) The commissioner has not refunded the tax to the vendor and the vendor has not refunded the tax to the consumer; or
- (2) The consumer has received a refund from a manufacturer or other person, other than the vendor, of the full purchase price, but not the tax, paid to the vendor in settlement of a complaint by the consumer about the property or service purchased.

The commissioner may require the consumer to obtain or the vendor to provide a written statement confirming that the vendor has not refunded the tax to the consumer and has not filed an application for refund of the tax with the commissioner.

- (D) Subject to division (E) of this section, an application for refund shall be filed with the tax commissioner on the form prescribed by the commissioner within four years from the date of the illegal or erroneous payment, unless the vendor or consumer waives the time limitation under division (A)(3) of section 5739.16 of the Revised Code. If the time limitation is waived, the refund application period shall be extended for the same period as the waiver.
- (E) An application for refund shall be filed in accordance with division (D) of this section unless a person is subject to an assessment that is subject to the time limit of division (B) of section 5703.58 of the Revised Code for amounts not reported and paid between the four-year time limit described in division (D) of this section and the seven-year limit described in division (B) of section 5703.58 of the Revised Code, in which case the person may file an application within six months after the date the assessment is issued. Any refund allowed under this division shall not exceed the amount of the assessment due for the same period.
- (F) On the filing of an application for a refund, the commissioner shall determine the amount of refund to which the applicant is entitled. If the amount is not less than that claimed, the commissioner shall certify that amount to the director of budget and management and the treasurer of state for payment from the tax refund fund created by section 5703.052 of the Revised Code. If the amount is less than that claimed, the commissioner shall proceed in accordance with section 5703.70 of the Revised Code.
- (G) When a refund is granted under this section, it shall include interest thereon as provided by section 5739.132 of the Revised Code.

Amended by 135th General Assembly, HB 33, §101.01, eff. 10/03/2023.

Use tax refunds are governed by R.C. 5741.10, which provides in pertinent part as follows:

Refunds of amounts paid pursuant to this chapter by a seller or consumer illegally or erroneously shall be made in the same manner as refunds are made to a vendor or consumer under section 5739.07 of the Revised Code.



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