

Seizure notice

① Seizure notice

②To collect delinquent municipal taxes, etc., property will be seized as described below.

③Delinquent taxpayer ④Address (location) ⑤Name (title) ⑥Amount in arrears
⑦Total (amount under law) ⑧Delinquency processing ⑨Property ⑩(Details of property to be seized are provided) ⑪Remarks

12

<Notice from ward office>

If you object to the disposition stated in this notice, you may file a request for review with the Mayor of Yokohama within three months from the day following the date on which you receive this notice (or by the earlier deadline if one is set according to Article 19-4 of the Local Tax Act). The request for review (two copies: original and duplicate) may also be submitted through your local ward office. A lawsuit seeking to cancel the disposition stated in this notice may be filed against the City of Yokohama (with the Mayor of Yokohama as the representative defendant) within six months from the day following the date of service of the decision on the aforementioned request for review. In principle, a lawsuit to cancel the disposition cannot be filed unless a decision on the request for review has been issued. However, you may file a lawsuit without awaiting the decision in the following cases: ①No decision has been made within three months from the date the request for review was filed, ②Urgent necessity exists to avoid significant damage caused by the disposition, its execution, or the continuation of procedures, ③There is any other justifiable reason for not awaiting the decision. Note that a lawsuit for cancellation of the disposition cannot be filed if more than one year has passed since the date of the decision.

<Notice from the tax administration division>

If you object to the disposition stated in this notice, you may file a request for review with the Mayor of Yokohama within three months from the day following the date on which you receive this notice (or by the earlier deadline if one is set according to Article 19-4 of the Local Tax Act). A lawsuit seeking to cancel the disposition stated in this notice may be filed against the City of Yokohama (with the Mayor of Yokohama as the representative defendant) within six months from the day following the date of service of the decision on the aforementioned request for review.

In principle, a lawsuit to cancel the disposition cannot be filed unless a decision on the request for review has been issued. However, you may file a lawsuit without awaiting the decision in the following cases: ①No decision has been made within three months from the date the request for review was filed, ②Urgent necessity exists to avoid significant damage caused by the disposition, its execution, or the continuation of procedures, ③There is any other justifiable reason for not awaiting the decision. Note that a lawsuit for cancellation of the disposition cannot be filed if more than one year has passed since the date of the decision.

⑬ Contact information

Seizure record (certified copy)

① Seizure record (certified copy)

②To collect delinquent municipal taxes, etc., property has been seized as described below. This record is prepared in accordance with Article 54 of the National Tax Collection Act. Collection or any other disposition of this claim is prohibited.

③Delinquent taxpayer ④Address (location) ⑤Name (title) ⑥Amount in arrears
⑦Total (amount under law) ⑧Delinquency processing fee ⑨Property ⑩(Details
of property to be seized are provided) ⑪Remarks

12

<Notice from ward office>

If you object to the disposition stated in this notice, you may file a request for review with the Mayor of Yokohama within three months from the day following the date on which you receive this notice (or by the earlier deadline if one is set according to Article 19-4 of the Local Tax Act). The request for review (two copies: original and duplicate) may also be submitted through your local ward office. A lawsuit seeking to cancel the disposition stated in this notice may be filed against the City of Yokohama (with the Mayor of Yokohama as the representative defendant) within six months from the day following the date of service of the decision on the aforementioned request for review. In principle, a lawsuit to cancel the disposition cannot be filed unless a decision on the request for review has been issued. However, you may file a lawsuit without awaiting the decision in the following cases: ①No decision has been made within three months from the date the request for review was filed, ②Urgent necessity exists to avoid significant damage caused by the disposition, its execution, or the continuation of procedures, ③There is any other justifiable reason for not awaiting the decision. Note that a lawsuit for cancellation of the disposition cannot be filed if more than one year has passed since the date of the decision.

<Notice from the tax administration division>

If you object to the disposition stated in this notice, you may file a request for review with the Mayor of Yokohama within three months from the day following the date on which you receive this notice (or by the earlier deadline if one is set according to Article 19-4 of the Local Tax Act). A lawsuit seeking to cancel the disposition stated in this notice may be filed against the City of Yokohama (with the Mayor of Yokohama as the representative defendant) within six months from the day following the date of service of the decision on the aforementioned request for review.

In principle, a lawsuit to cancel the disposition cannot be filed unless a decision on the request for review has been issued. However, you may file a lawsuit without awaiting the decision in the following cases: ①No decision has been made within three months from the date the request for review was filed, ②Urgent necessity exists to avoid significant damage caused by the disposition, its execution, or the continuation of procedures, ③There is any other justifiable reason for not awaiting the decision. Note that a lawsuit for cancellation of the disposition cannot be filed if more than one year has passed since the date of the decision.

⑬ Contact information

Seizure record (certified copy)

①Seizure record (certified copy)

②To collect delinquent municipal taxes, etc., property has been seized as described below. This record is prepared in accordance with Article 54 of the National Tax Collection Act.

③Delinquent taxpayer ④Address (location) ⑤Name (title) ⑥Amount in arrears
⑦Total (amount under law) ⑧Delinquency processing fee ⑨Property ⑩(Details
of property to be seized are provided) ⑪Remarks

12

<Notice from ward office>

If you object to the disposition stated in this notice, you may file a request for review with the Mayor of Yokohama within three months from the day following the date on which you receive this notice (or by the earlier deadline if one is set according to Article 19-4 of the Local Tax Act). The request for review (two copies: original and duplicate) may also be submitted through your local ward office. A lawsuit seeking to cancel the disposition stated in this notice may be filed against the City of Yokohama (with the Mayor of Yokohama as the representative defendant) within six months from the day following the date of service of the decision on the aforementioned request for review. In principle, a lawsuit to cancel the disposition cannot be filed unless a decision on the request for review has been issued. However, you may file a lawsuit without awaiting the decision in the following cases: ①No decision has been made within three months from the date the request for review was filed, ②Urgent necessity exists to avoid significant damage caused by the disposition, its execution, or the continuation of procedures, ③There is any other justifiable reason for not awaiting the decision. Note that a lawsuit for cancellation of the disposition cannot be filed if more than one year has passed since the date of the decision.

<Notice from the tax administration division>

If you object to the disposition stated in this notice, you may file a request for review with the Mayor of Yokohama within three months from the day following the date on which you receive this notice (or by the earlier deadline if one is set according to Article 19-4 of the Local Tax Act). A lawsuit seeking to cancel the disposition stated in this notice may be filed against the City of Yokohama (with the Mayor of Yokohama as the representative defendant) within six months from the day following the date of service of the decision on the aforementioned request for review.

In principle, a lawsuit to cancel the disposition cannot be filed unless a decision on the request for review has been issued. However, you may file a lawsuit without awaiting the decision in the following cases: ①No decision has been made within three months from the date the request for review was filed. ②Urgent necessity exists to avoid significant damage caused by the disposition, its execution, or the continuation of procedures. ③There is any other justifiable reason for not awaiting the decision. Note that a lawsuit for cancellation of the disposition cannot be filed if more than one year has passed since the date of the decision.

⑬ Contact information

Seizure record (certified copy)

①Seizure record (certified copy)
②To collect delinquent municipal taxes, etc., a search was conducted as described below, based on Article 142 of the National Tax Collection Act, and property was seized. This record is prepared in accordance with Article 54 of the same Act.
③Delinquent taxpayer ④Address (location) ⑤Name (title) ⑥Amount in arrears ⑦Total (amount under law) ⑧Delinquency processing fee ⑨Property ⑩(Name of seized property, etc., or see attached sheet) ⑪Date and time of search
⑫Location or items for which a search was made for delinquency processing
⑬Attended the above search and received the certified copy of the seizure record.
⑭Received the certified copy of the seizure record (addressed to person subject to the search).
⑮Ordered to retain custody of the seized property described in the certified copy of the seizure record.
⑯Remarks
⑰

<Notice from ward office>
If you object to the disposition stated in this notice, you may file a request for review with the Mayor of Yokohama within three months from the day following the date on which you receive this notice (or by the earlier deadline if one is set according to Article 19-4 of the Local Tax Act). The request for review (two copies: original and duplicate) may also be submitted through your local ward office. A lawsuit seeking to cancel the disposition stated in this notice may be filed against the City of Yokohama (with the Mayor of Yokohama as the representative defendant) within six months from the day following the date of service of the decision on the aforementioned request for review. In principle, a lawsuit to cancel the disposition cannot be filed unless a decision on the request for review has been issued. However, you may file a lawsuit without awaiting the decision in the following cases: ①No decision has been made within three months from the date the request for review was filed, ②Urgent necessity exists to avoid significant damage caused by the disposition, its execution, or the continuation of procedures, ③There is any other justifiable reason for not awaiting the decision. Note that a lawsuit for cancellation of the disposition cannot be filed if more than one year has passed since the date of the decision.

<Notice from the tax administration division>
If you object to the disposition stated in this notice, you may file a request for review with the Mayor of Yokohama within three months from the day following the date on which you receive this notice (or by the earlier deadline if one is set according to Article 19-4 of the Local Tax Act). A lawsuit seeking to cancel the disposition stated in this notice may be filed against the City of Yokohama (with the Mayor of Yokohama as the representative defendant) within six months from the day following the date of service of the decision on the aforementioned request for review. In principle, a lawsuit to cancel the disposition cannot be filed unless a decision on the request for review has been issued. However, you may file a lawsuit without awaiting the decision in the following cases: ①No decision has been made within three months from the date the request for review was filed, ②Urgent necessity exists to avoid significant damage caused by the disposition, its execution, or the continuation of procedures, ③There is any other justifiable reason for not awaiting the decision. Note that a lawsuit for cancellation of the disposition cannot be filed if more than one year has passed since the date of the decision.

⑯Contact information