

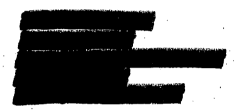
State of Georgia

Wart L. Graham Commissioner

Department of Revenue

Suite 15300 1800 Century Boulevard Atlanta, Georgia 30345 (404) 417-2100

May 15, 2008



Intangible Recording Tax Protest and Claim for Refund per O.C.G.A. § 48-6-76(c) in the Re: filed upon recording a Security Deed with the Clerk of Superior Court,

on March 4, 2008. Parties are

(Lender) (Grantor) and

Dear

I have carefully considered your intangible recording tax Protest and Claim for Refund per O.C.G.A. § 48-6-76(c) pursuant to the above-captioned matter. Your Protest and Claim for Refund, and your correspondence received on March 13, 2008, plus all associated documents were considered in the review. It is my determination that your Claim for Refund in the amount is denied. The amount may not be refunded.

O.C.G.A. § 48-6-61 provides in pertinent part that security instruments must be filed and the intangible recording tax paid no later than ninety days from the date of execution by the parties. In this case, the date of execution of the Security Deed was May 25, 2007. The tax was not paid to the correct county within 90 days and thus a bar to any action for collection on the instrument was automatically imposed pursuant to O.C.C.A. § 48-6-77(a).

The bar to collection was removed by the subsequent recording of the Security Deed, payment of the tax imposed under O.C.G.A. § 48-6-61, and the payment of interest and a penalty imposed under O.C.G.A. § 48-6-77. In this case, the ultimate recording of the instrument in occurred on March 4, 2008, more than nine months from the date of execution.





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Failure to exercise a degree of necessary diligence led to the failure to meet the statutory deadline. Adequate follow-up procedures would have alerted you and allowed more than enough time for payment of the tax well within the 90-day period. That such due diligence could have prevented the assessment of the penalty, which was thus reasonably within the control of the taxpayer, tends to establish that the failure to pay the tax was not inadvertent.

A copy of this determination is being provided to the Clerk of Superior Court, and so that the money collected and deposited into an escrow account per O.C.G.A. § 48-6-76(b) may be distributed according to law.

Sincerely,

Bart L. Graham

BLG/RJL/mb

cc: Clerk of Superior Court,

